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# THE ONTARIO GAZETTE

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# The Ontario Gazette

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VOL. LXXXV

TORONTO, SATURDAY, APRIL 5th, 1952

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# **Appointments**

Provincial Secretary's Office April 5, 1952.

His Honour the Lieutenant-Governor has been pleased to make the following appointments:

Leon Arthurs, Patent Attorney of the City of Toronto, to be a Notary Public in and for the Province of Ontario.

William Henry Burke, Fort Erie, Ontario, to be a Notary Public in and for the County of Welland, while in the employ of the New York Central Railroad and for work of the Railroad only.

John Edward Murphy, Barrister-at-Law, of the Town of Merritton, to be a Notary Public in and for the Province of Ontario.

Ian McFee Rogers, Barrister-at-Law, of the City of Toronto, to be a Notary Public in and for the Province of Ontario.

James Warren York, Jr., Barrister-at-Law, of the City of Ottawa, to be a Notary Public in and for the Province of Ontario.

J. R. H. Kirkpatrick, Deputy Magistrate of Preston, Ontario, to be a Magistrate (and also a Police Magistrate within the meaning of the Criminal Code) for every Municipality and all Municipalities and all territory without Municipal organization within the Province of Ontario.

Dr. Walter E. Binkley, Penetenguishene, Ontario, to be a Coroner in and for the County of Simcoe.

Dr. Alexander Duncan MacKenzie, of Penetanguishene, Ontario, to be a Coroner in and for the County of Simcoe.

His Honour the Lieutenant-Governor has been pleased to make the following appointments under The Division Courts Act:

William E. Latimer, of Kemptville, Ontario, to be Clerk of the Fourth Division Court of the United Counties of Leeds and Grenville.

Adam Robertson, of Fort Frances, Ontario, to be Acting-Bailiff of the First Division Court of the District of Rainy River.

Clarence George Wentworth, of Paris, Ontario, to be Bailiff of the Second Division Court of the County of Brant.

R. J. CUDNEY, Deputy Provincial Secretary.

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# **Government Notices Respecting Corporations**

# Letters Patent of Incorporation

BENSON GAS AND EQUIPMENT LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 17th day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth

constituting Frederick Earl Benson, Merchant, and Vivian Patricia Benson, Married Woman, both of the Township of Stamford, in the County of Welland and Province of Ontario; and William Colin Campbell MacKenzie, of the City of Niagara Falls, in the said County of Welland, Accountant; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of BENSON GAS AND EQUIPMENT LIMITED: (a) To manufacture, import, export, buy, sell, repair, service, maintain and generally deal in all kinds of goods, wares, merchandise, machinery, tools

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TORONTO, CANADA

and compressed industrial gases of every kind and description; and for the further purposes and objects therein set forth; with a capital of Forty Thousand dollars divided into Two Thousand preference shares of Ten dollars each and Two Thousand common shares of Ten dollars each; with its Head Office in the said Township of Stamford; and its Provisional Directors being Frederick Earl Benson, Vivian Patricia Benson and William Colin Campbell MacKenzie, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(723)

# CANADIAN TOY MANUFACTURING COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 17th day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Laszlo Borsay, Minister, Paul Rapai, Real Estate Broker, and Zoltan Toth, Manager, all of the Village of Delhi, in the County of Norfolk and Province of Ontario; and Peter Erdelyi, of the Township of Townsend, in the said County of Norfolk, Farmer; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of CANADIAN TOY MANUFACTURING COMPANY LIMITED: To manufacture, buy, sell, export, import and deal in toys; with a capital divided into One Thousand preference shares of the par value of One Hundred dollars each and One Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the said Village of Delhi; and its Provisional Directors being Laszlo Borsay, Peter Erdelyi, Paul Rapai and Zoltan Toth, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(723)

# CARLETON MOTORS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 13th day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Charles Avila Seguin and Roger Nantel Seguin, Solicitors; and Royaula de Bellefeuille, Stenographer; all of the City of Ottawa, in the County of Carleton and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of CARLETON MOTORS LIMITED: (a) To buy, sell, import, export and deal in motor cars, motor trucks, motor parts and accessories; and for the further purposes and objects therein set forth; with a capital of Forty Thousand dollars divided into Four Thousand shares of Ten dollars each; with its Head Office at the said City of Ottawa; and its Provisional Directors being Charles Avila Seguin, Roger Nantel Seguin and Royaula de Bellefeuille, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

### DANIEL'S CARTAGE LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 14th day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forthconstituting Shirley Skrobacky, Secretary, and Alexander Roy Ross, Salesman, both of the City of Toronto, in the County of York and Province of Ontario; and Sam Zackheim, of the Township of York, in the said County of York, Insurance Agent; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of DANIEL'S CARTAGE LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To operate the business of cartage agents; and for the further purposes and objects therein set forth; with a capital of Forty Thousand dollars divided into Twenty Thousand preference shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being Shirley Skrobacky, Alexander Roy Ross and Sam Zackheim, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(723)

# DUPONT TAXI LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 17th day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Jack Friedman and Samuel Resnick, Solicitors; and Samuel Osak, Student-at-Law; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of DUPONT TAXI LIMITED: Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force, to purchase, acquire, own and operate for hire taxicabs, automobiles, sightseeing buses, trucks and all sorts of motor vehicles, and to carry on the business of an automobile livery; with a capital of Forty Thousand dollars divided into Three Thousand preference shares of Ten dollars each; and One Thousand common shares of Ten dollars each; with its Head Office at the said City of Toronto; and its Provisional Directors being Jack Friedman, Samuel Resnick and Samuel Osak, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

(723)

# JANE-WESTON CORPORATION LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 17th day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Saul Simon and Murray Lorne Simon, Orthodontists; and Lillian Tema Simon, Secretary; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become share-

holders therein, a private company under the name of JANE-WESTON CORPORATION LIMITED: (a) To acquire by purchase the following described lands and premises: ALL AND SINGULAR that certain parcel or tract of land and premises situate, lying and being on the Township of York, in the County of York and Province of Ontario, containing by admea-surement Two and twelve hundredths Acres (2.12 ac.) be the same more or less and being composed of part of Lot 3 in Concession V west of Yonge Street of the original Township of York, the boundaries of the said parcel of land being described as follows: COMMENCING at the south-easterly angle of the said Lot 3, being a point in the westerly limit of Jane Street; and for the further purposes and objects therein set forth: with a capital divided into Five Hundred preference shares of the par value of One Hundred dollars each and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars with its Head Office at the said City of Toronto; and its Provisional Directors being Saul Simon, Murray Lorne Simon and Lillian Tema Simon, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

(723)14

# LANGHORNE SALES LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 17th day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting William Irvin Langhorne, Salesman; Barbara Elaine Langhorne, Housewife; and Granf Warner Howell, Barrister; all of the City of Hamilton, in the County of Wentworth and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of LANGHORNE SALES LIMITED; To promote the sale, advertisement, distribution and introduction of any and all manufactured products, merchandise, personal property and subjects of trade and commerce of every kind and nature and any rights or interests therein and thereto; and to manufacture, handle on commission and otherwise deal in, contract for and otherwise acquire, advertise, promote, introduce, distribute, buy, sell and otherwise dispose of, for itself and for any other or others, any of the aforesaid; with a capital divided into Forty Thousand shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Forty Thousand dollars; with its Head Office at the said City of Hamilton; and its Provisional Directors being William Irvin Langhorne, Barbara Elaine Langhorne and Grant Warner Howell, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(723)14

# LASALLE THEATRE (SUDBURY) LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 17th day of March, A.D. 1952, have been (723)

issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Aurele Rheaume, of the Town of Chelmsford, in the District of Sudbury and Province of Ontario, Merchant; and John Noel Desmarais, one of Her Majesty's Counsel learned in the Law, and Mary Parchewski, Stenographer, both of the City of Sudbury, in the said District of Sudbury; and any others who have become subscribers to the memorature of the Corporate and andum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of LASALLE THEATRE (SUDBURY) LIMITED: (a) To carry on the general business of theatrical agents, theatre proprietors, builders, operators and managers; and to produce and exhibit to the public performances and exhibitions of moving pictures, operas, plays, vaudeville, burlesque pantomimes, concerts, musical and dramatic performances, exhibitions and entertainments of all kinds; and for the further purposes and objects therein set forth: with a capital divided into One Hundred and Fifty Thousand non-cumulative redeemable preference shares of the par vaue of One dollar each and Twentyfive Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Twenty-five Thousand dollars; with its Head Office at the said City of Sudbury; and its Provisional Directors being Aurele Rheaume, John Noel Desmarais and Mary Parchewski, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

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# McMILLAN MONUMENT COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 17th day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting John William Stephenson, Manager, and Margaret Simpson Logan Stephenson, Married Woman, both of the City of Sarnia, in the County of Lambton and Province of Ontario; and Gwendolyn Maddern, of the Town of Orillia, in the County of Simcoe and Province of Ontario, Bookkeeper; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who there-after become shareholders therein, a private company under the name of McMILLAN MONUMENT COMPANY LIMITED: (a) To carry on business as quarry masters and stone merchants and to manufacture, buy, sell and deal in, get, work, shape, hew, carve, polish, crush, saw and prepare for market or use stone, lime, cement, sand, ore, minerals and building materials of all kinds and to acquire, open up and work stone and marble quarries and generally to manufacture and otherwise operate as and contractors for the execution of works and buildings of all kinds; and for the further purposes and objects therein set forth: with a capital of Seventy Thousand dollars divided into Seven Hundred shares of One Hundred dollars each; with its Head Office at the said City of Sarnia; and its Provisional Directors being John William Stephenson, Margaret Simpson Logan Stephenson and Gwendolyn Maddern, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

# MARCH SHIPPING AGENCY OF ONTARIO

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 17th day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Albert Edwin Honeywell and Kenneth Andrew Murchison, Solicitors; Bertha Winnifred Abel and Beverley Joan Tubman, Secretaries; and Rita Elaine Craig, Bookkeeper; all of the City of Ottawa, in the County of Carleton and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of MARCH SHIPPING AGENCY OF ONTARIO LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To construct, purchase, lease or otherwise acquire, charter, own, maintain, operate and manage: 1. steamships, vessels, tugs, car ferries, dredges, lighters, barges, boats and water craft of every description; and for the further purposes and objects therein set forth: with a capital divided into Ten Thousand shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Forty Thousand dollars; with its Head Office at the City of Toronto, in the County of York and Province of Ontario; and its Provisional Directors being Albert Edwin Honeywell, Kenneth Andrew Murchison, Bertha Winnifred Abel, Beverley Joan Tubman and Rita Elaine Craig, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

(723)

# MID-TOWN RADIO TAXI (BELLEVILLE) LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 17th day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Douglas Trevor Stork, Taxi Proprietor; Stella Julia Stork, Housewife; and Anthony Robert Temple, Solicitor; all of the City of Belleville, in the County of Hastings and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of MID-TOWN RADIO TAXI (BELLEVILLE) LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force, to own and operate taxicabs for profit in the said City of Belleville and immediately adjacent areas and for all purposes connected therewith; with a capital divided into One Thousand shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Forty Thousand dollars; with its Head Office at the said City of Belleville; and its Provisional Directors being Douglas Trevor Stork, Stella Julia Stork and Anthony Robert Temple, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

### NOEL MOFFITT (WESTERN) LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 17th day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of NOEL MOFFITT (WESTERN) LIMITED: (a) To carry on the business of plumbing, piping, heating, power and refrigeration contractors; to erect, install, service and maintain machinery, equipment, articles and supplies therefor; and to manufacture, construct, process, assemble, buy, sell and otherwise deal in metal products, plumbing, heating, piping, ventilation, air-conditioning and heating, piping, ventilation, air-conditioning and refrigeration machinery, equipment and supplies; and for the further purposes and objects therein set forth: with a capital divided into Two Thousand non-voting redeemable preference shares of the par value of One dollar each and Thirty-eight Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Thirty-eight Thousand dollars; with its Head Office at the City of Sarnia, in the County of Lambton and Province of Ontario; and its Provisional Directors being Stanley Easson Dinsdale, William John Hemmerick and Beverley Mary Shields, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

(723)

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# ST. LAWRENCE PROPANE LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 17th day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Donald Alexander McIntosh, Cecil John Cannon and John Waller deCourcy O'Grady, all of the City of Toronto, in the County of York and Province of Ontario, Barristers; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of ST. LAWRENCE PROPANE LIMITED: (a) 1. To supply, distribute and deal in gas, oil and other natural or manufactured fuel products for lighting, heating, motive power or any other purposes whatsoever; and for the further purposes and objects therein set forth: with a capital divided into One Thousand shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Forty Thousand dollars; with its Head Office at the City of Cornwall, in the County of Stormont and Province of Ontario; and its Provisional Directors being Donald Alexander McIntosh, Cecil John Cannon and John Waller deCourcy O'Grady, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

# SOUCIE BROS, STORES LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 17th day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Donald Leslie James, Accountant; Patrick Joseph McAndrew, Solicitor; and David Allen Bowles, Real Estate Broker; all of the City of Sudbury, in the District of Sudbury and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of SOUCIE BROS. STORES LIMITED; To buy, sell, manufacture and deal with goods, wares and merchandise of every kind and description, both at wholesale and retail, and to carry on a general trading and commercial business; with a capital divided into Three Thousand Five Hundred preference shares of the par value of Ten dollars each and Five Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Five Thousand dollars; with its Head Office in the Township of Waters, in the said District of Sudbury; and its Provisional Directors being Donald Leslie James, Patrick Joseph McAndrew and David Allen Bowles, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

(723)

# SUMMERHAYES HOLDINGS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 18th day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Franklin Walter Summerhayes, Lloyd William Summerhayes and Douglas Kenneth Summerhayes, all of the Township of Brantford, in the County of Brant and Province of Ontario, Merchants; and any others who have become subscribers to the memo-randum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of SUMMERHAYES HOLDINGS LIMITED: (a) To conduct and carry on the business of builders and contractors for the purpose of building, erecting, altering, repairing or doing any other work in connection with any and all classes of building and improvements of any kind and nature whatsoever, including the building, re-building, alteration, repairing or improvement of houses, factories, buildings, works or erections of every kind and description whatsoever and the locating, laying out and constructing of roads, avenues, docks, slips, sewers, bridges, wells, walls, canals and power plants and generally all classes of buildings, erections and works, both public and private or integral parts thereof, and generally to do and perform any and all work as builders and contractors and, with that end in view, to solicit, obtain, make, perform and carry out contracts covering the building and contracting business and the work connected therewith; and for the further purposes and objects therein set forth: with a capital divided into Thirty-one Thousand redeemable cumulative ference shares of the par value of Ten dollars each and Forty Thousand common shares without any nominal or par value; provided, however, that the consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of One dollar for each share; with its Head Office in the said Township of Brantford; and its Provisional Directors being Franklin Walter Summerhayes, Lloyd William Summerhayes and Douglas Kenneth Summerhayes, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(723)

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# WATTERSON'S GARAGE LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 14th day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Robert Boak Burns and John Burgess Jolley, Solicitors; and Dolores Joyce Robson, Secretary; all of the City of Welland, in the County of Welland and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of WATTERSON'S GARAGE LIMITED: (a) To purchase or otherwise acquire, hold, own, sell, assign and transfer or otherwise dispose of, invest and trade and deal in and with automobiles, motor cars, trucks, tractors, boats, farm machinery and other vehicles and parts thereof, and to carry on the buiness, occupation and employment of repairers of and dealers in automobiles, motor cars, trucks, tractors and other vehicles and parts thereof and of all and any articles connected with the manufacture and repair thereof and the sale and disposition thereof; and for the further purposes and objects therein set forth: with a capital divided into Three Hundred preference shares of the par value of One Hundred dollars each and One Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the said City of Welland; and its Provisional Directors being Robert Boak Burns, John Burgess Jolley and Dolores Joyce Robson, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

(723)

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# Certificates of Incorporation

# CERTIFICATE OF INCORPORATION

NOTICE IS HEREBY GIVEN that, under the provisions of The Credit Unions Act, 1940, a Certificate of Incorporation, bearing date of the 26th day of March, A.D. 1952, has been issued for the object or purpose for which incorporation is sought constituting the persons who sign the prescribed Memorandum of Association in that behalf and such other persons as may become members of the incorporated body a credit union under the name of G. M. C. EMPLOYEES' (WINDSOR) CREDIT UNION LIMITED.

THOMAS L. KENNEDY, Minister of Agriculture.

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### CERTIFICATE OF INCORPORATION

NOTICE IS HEREBY GIVEN that, under the provisions of The Credit Unions Act, 1940, a Certificate of Incorporation, bearing date of the 26th day of March, A.D. 1952, has been issued for the object or purpose for which incorporation is sought constituting the persons who sign the prescribed Memorandum of Association in that behalf and such other persons as may become members of the incorporated body a credit union under the name of BARBER-ELLIS EMPLOYEES' (BRANTFORD) CREDIT UNION LIMITED.

THOMAS L. KENNEDY, Minister of Agriculture.

(753)

# CERTIFICATE OF INCORPORATION

NOTICE IS HEREBY GIVEN that, under the provisions of The Credit Unions Act, 1940, a Certificate of Incorporation, bearing date of the 26th day of March, A.D. 1952, has been issued for the object or purpose for which incorporation is sought constituting the persons who sign the prescribed Memorandum of Association in that behalf and such other persons as may become members of the incorporated body a credit union under the name of OWL (ORILLIA) CREDIT UNION LIMITED.

THOMAS L. KENNEDY, Minister of Agriculture.

(754)

### CERTIFICATE OF INCORPORATION

NOTICE IS HEREBY GIVEN that, under the provisions of The Credit Unions Act, 1940, a Certificate of Incorporation, bearing date of the 26th day of March, A.D. 1952, has been issued for the object or purpose for which incorporation is sought constituting the persons who sign the prescribed Memorandum of Association in that behalf and such other persons as may become members of the incorporated body a credit union under the name of CRYCAR EMPLOYEES' (WINDSOR) CREDIT UNION LIMITED.

THOMAS L. KENNEDY, Minister of Agriculture.

(755)

# CERTIFICATE OF INCORPORATION

NOTICE IS HEREBY GIVEN that, under the provisions of The Credit Unions Act, 1940, a Certificate of Incorporation, bearing date of the 26th day of March, A.D. 1952, has been issued for the object or purpose for which incorporation is sought constituting the persons who sign the prescribed Memorandum of Association in that behalf and such other persons as may become members of the incorporated body a credit union under the name of CLARKSON OILWORKERS CREDIT UNION LIMITED.

THOMAS L. KENNEDY, Minister of Agriculture.

### CERTIFICATE OF INCORPORATION

NOTICE IS HEREBY GIVEN that, under the provisions of The Credit Unions Act, 1940, a Certificate of Incorporation, bearing date of the 26th day of March, A.D. 1952, has been issued for the object or purpose for which incorporation is sought constituting the persons who sign the prescribed Memorandum of Association in that behalf and such other persons as may become members of the incorporated body a credit union under the name of STERLING EMPLOYEES' (WINDSOR) CREDIT UNION LIMITED.

THOMAS L. KENNEDY, Minister of Agriculture.

(757)

# CERTIFICATE OF INCORPORATION

NOTICE IS HEREBY GIVEN that, under the provisions of The Credit Unions Act, 1940, a Certificate of Incorporatation, bearing date of the 26th day of March, A.D. 1952, has been issued for the object or purpose for which incorporation is sought constituting the persons who sign the prescribed Memorandum of Association in that behalf and such other persons as may become members of the incorporated body a credit union under the name of ST. AGNES' PARISH (LONG BRANCH) CREDIT UNION LIMITED.

THOMAS L. KENNEDY, Minister of Agriculture.

(758)

# CERTIFICATE OF INCORPORATION

NOTICE IS HEREBY GIVEN that, under the provisions of The Credit Unions Act, 1940, a Certificate of Incorporatation, bearing date of the 26th day of March, A.D. 1952, has been issued for the object or purpose for which incorporation is sought constituting the persons who sign the prescribed Memorandum of Association in that behalf and such other persons as may become members of the incorporated body a credit union under the name of CLARE BROS. EMPLOY-EES' (PRESTON) CREDIT UNION LIMITED.

THOMAS L. KENNEDY, Minister of Agriculture.

(759) 14

# Supplementary Letters Patent

# JULES BOAS & CO. LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 18th day of March, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to JULES BOAS & CO. LIMITED, incorporated March 25, A.D. 1947: (a) Designating the Six Hundred shares of the capital stock of the Company of One Hundred dollars each as Six Hundred common shares of One Hundred dollars each; and (b) Increasing the capital of the Company from the sum of Sixty Thousand dollars to the sum of One Hundred and Sixty Thousand dollars by the

creation of One Thousand non-voting preference shares of One Hundred dollars each, ranking in priority to the common shares of the Company and carrying and being subject to the preferences, priorities, rights, privileges, limitations, restrictions and conditions therein set forth.

R. J. CUDNEY, Deputy Provincial Secretary.

(724)

### LONDON HUNT AND COUNTRY CLUB, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 12th day of March, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to LONDON HUNT AND COUNTRY CLUB, LIMITED, incorporated May 8, A.D. 1012, Lorenting the control of the Company A.D. 1913; Increasing the capital of the Company from the sum of Twenty-five Thousand dollars to the sum of Fifty Thousand dollars by the creation of an additional Five Hundred shares of Fifty dollars each, ranking pari passu in all respects with the existing shares of the Company.

> R. I. CUDNEY. Deputy Provincial Secretary.

(724)

# RIVERDALE LUMBER COMPANY, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 4th day of March, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to RIVERDALE LUMBER COMPANY, LIMITED, incorporated August 6, A.D. 1931: (a) Designating the Forty Thousand shares of the capital stock of the Company without any nominal or par value as Forty Thousand common shares without any nominal or par value; and (b) Inshares without any nominal or par value; and (b) Increasing the capital stock of the Company by the creation of One Thousand Five Hundred 5% noncumulative redeemable preference shares of the par value of One Hundred dollars each, ranking in priority to the common shares of the Company and carrying and being subject to the rights, preferences, priorities, conditions, limitations and restrictions therein set forth.

> R. J. CUDNEY, Deputy Provincial Secretary.

(724)

14

# J. R. SIMONETT MOTORS LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 17th day of March, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to J. R. SIMONETT MOTORS LIMITED, incorporated January 24, A.D. 1950: Extending the purposes and objects of the Company as therein set forth pany as therein set forth.

> R. J. CUDNEY, Deputy Provincial Secretary.

# Change of Name

# BOWDEN LUMBER CO. LIMITED

NOTICE IS HEREBY GIVEN that, under the provisions of The Companies Act, the Secretary of the Province of Ontario, by an Order dated the 11th day of March, A.D. 1952, has changed the name of BOW-DEN LUMBER AND COAL COMPANY, LIMITED, incorporated September 30, 1932, to BOWDEN LUMBER CO. LIMITED.

R. J. CUDNEY, Deputy Provincial Secretary.

### NEW CONCORD DEVELOPMENT CORPORATION LIMITED

NOTICE IS HEREBY GIVEN that, under the provisions of The Companies Act, the Secretary of the Provisions of The Companies Act, the Secretary of the Province of Ontario, by an Order dated the 7th day of March, A.D. 1952, has changed the name of CONCORD DEVELOPMENT CORPORATION LIMITED, incorporated November 1st, 1951, to NEW CONCORD DEVELOPMENT CORPORATION LIMITED.

R. I. CUDNEY, Deputy Provincial Secretary.

(725)

14

# WHITE HARDWARE LIMITED

NOTICE IS HEREBY GIVEN that, under the provisions of The Companies Act, the Secretary of the Province of Ontario, by an Order dated the 29th day of February, A.D. 1952, has changed the name of HARDY BAY COMPANY LIMITED, incorporated April 17th, 1950, to WHITE HARDWARE LIM-

> R. J. CUDNEY, Deputy Provincial Secretary.

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Surrender and Cancellation of Letters Patent

# and Termination of Existence

# CHAS. BLACK (WINDSOR) LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 13th day of March, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of CHAS. BLACK (WINDSOR) render of the charter of CHAS. BLACK (WINDSOR) LIMITED, incorporated by Letters Patent dated the 12th day of February, A.D. 1946, and has directed that the same be cancelled and by his said Order has fixed the 28th day of April, A.D. 1952, as the date upon and from which the said Corporation shall be

R. J. CUDNEY, Deputy Provincial Secretary.

(724)

14 (726)

# BRESLIN LAMP & SHADE MANUFACTURING LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 11th day of March, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of BRESLIN LAMP & SHADE MANUFACTURING LIMITED, incorporated by Letters Patent dated the 26th day of January, A.D. 1946, and has directed that the same be cancelled and by his said Order has fixed the 15th day of April, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY, Deputy Provincial Secretary.

(726)

14

# CROSSLEY WELDERS SUPPLIES LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 18th day of March, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of CROSSLEY WELDERS SUPPLIES LIMITED, incorporated by Letters Patent dated the 3rd day of May, A.D. 1949, and has directed that the same be cancelled and by his said Order has fixed the 28th day of April, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY, Deputy Provincial Secretary.

(726)

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# DELANDORE MINES LIMITED (No Personal Liability)

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 11th day of March, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of DELANDORE MINES LIMITED (No Personal Liability), incorporated by Letters Patent dated the 8th day of February, A.D. 1937, and has directed that the same be cancelled and by his said Order has fixed the 15th day of April, A.D. 1952 as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

(726)

14

# ECONOMY FINANCE CORPORATION LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 18th day of March, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of ECONOMY FINANCE CORPORATION LIMITED, incorporated by Letters Patent dated the 14th day of June, A.D. 1935, and has directed that the same be cancelled and by his said Order has fixed the 28th day of April, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY, Deputy Provincial Secretary.

### **EVERDEN INVESTMENTS LIMITED**

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 7th day of March, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of EVERDEN INVESTMENTS LIMITED, incorporated by Letters Patent dated the 24th day of September, A.D. 1935, and has directed that the same be cancelled and by his said Order has fixed the 15th day of April, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY, Deputy Provincial Secretary.

(726)

14

### GILMORE INVESTMENTS LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 11th day of March, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of GILMORE INVESTMENTS LIMITED, incorporated by Letters Patent dated the 29th day of September, A.D. 1950, and has directed that the same be cancelled and by his said Order has fixed the 15th day of April, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY, Deputy Provincial Secretary.

(726)

14

# GRAVENHURST MASONIC TEMPLE COMPANY, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 18th day of March, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of GRAVENHURST MASONIC TEMPLE COMPANY, LIMITED, incorporated by Letters Patent dated the 5th day of October, A.D. 1920, and has directed that the same be cancelled and by his said Order has fixed the 28th day of April, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY, Deputy Provincial Secretary.

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14

### W. B. HAMILTON SHOE COMPANY LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 14th day of March, A.D. 1952, in the terms and conditions therein set forth, has directed the cancellation of the charter of W. B. HAMILTON SHOE COMPANY LIMITED, incorporated by Letters Patent dated the 16th day of June, A.D. 1900, and by his said Order has fixed the 28th day of April, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY, Deputy Provincial Secretary.

(726)

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# HOOD AND CUMMING MOTORS, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 14th day of March, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of HOOD AND CUMMING MOTORS, LIMITED, incorporated by Letters Patent dated the 27th day of June, A.D. 1927, and has directed that the same be cancelled and by his said Order has fixed the 28th day of April, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY, Deputy Provincial Secretary.

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14

# HUDSON REALTY COMPANY, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 6th day of March, A.D. 1952, in the terms and conditions therein set forth, has directed the cancellation of the charter of HUDSON REALTY COMPANY, LIMITED, incorporated by Letters Patent dated the 8th day of July, A.D. 1921, and by his said Order has fixed the 15th day of April, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY, Deputy Provincial Secretary.

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14

# INGERSOLL TELEPHONE COMPANY, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 13th day of March, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of INGERSOLL TELEPHONE COMPANY, LIMITED, incorporated by Letters Patent dated the 3rd day of August, A.D. 1906, and has directed that the same be cancelled and by his said Order has fixed the 28th day of April, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY, Deputy Provincial Secretary.

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14

### MILTON CORPORATION LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 11th day of March, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of MILTON CORPORATION LIMITED, incorporated by Letters Patent dated the 24th day of January, A.D. 1951, and has directed that the same be cancelled and by his said Order has fixed the 15th day of April, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY, Deputy Provincial Secretary.

# MINK GOLD MINES LIMITED

(No Personal Liability)

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 7th day of March, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of MINK GOLD MINES LIMITED (No Personal Liability), incorporated by Letters Patent dated the 16th day of April, A.D. 1945, and has directed that the same be cancelled and by his said Order has fixed the 15th day of April, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY, Deputy Provincial Secretary.

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# MORRISON MINES, LIMITED

(No Personal Liability)

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 11th day of March, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of MORRISON MINES, LIMITED (No Personal Liability), incorporated by Letters Patent dated the 27th day of June, A.D. 1927, and has directed that the same be cancelled and by his said Order has fixed the 15th day of April, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY, Deputy Provincial Secretary.

(726)

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# NORTH BAY RINK & AUDITORIUM COMPANY, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 17th day of March, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of NORTH BAY RINK & AUDITORIUM COMPANY, LIMITED, incorporated by Letters Patent dated the 17th day of March, A.D. 1934, and has directed that the same be cancelled and by his said Order has fixed the 21st day of April, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY, Deputy Provincial Secretary.

(726)

14

# PEERLESS CONSTRUCTION LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 18th day of March, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of PEERLESS CONSTRUCTION LIMITED, incorporated by Letters Patent dated the 20th day of March, A.D. 1946, and has directed that the same be cancelled and by his said Order has fixed the 28th day of April, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY Deputy Provincial Secretary.

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# A. T. REID COMPANY LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 11th day of March, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of A. T. REID COMPANY LIMITED, incorporated by Letters Patent dated the 30th day of April, A.D. 1903, and has directed that the same be cancelled and by his said Order has fixed the 15th day of April, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY, Deputy Provincial Secretary.

(726)

# RUDDY FREEBORN EMPLOYEES' MUTUAL BENEFIT SOCIETY

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 17th day of March, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of RUDDY FREEBORN EMPLOYEES' MUTUAL BENEFIT SOCIETY, incorporated by Letters Patent dated the 23rd day of October, A.D. 1946, and has directed that the same be cancelled and by his said Order has fixed the 21st day of April, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY, Deputy Provincial Secretary.

(726)

# TORONTO SAUSAGE & PACKERS LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 18th day of March, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of TORONTO SAUSAGE & PACKERS LIMITED, incorporated by I etters Patent dated the 9th day of March, A.D. 1944, and has directed that the same be cancelled and by his said Order has fixed the 28th day of April, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY, Deputy Provincial Secretary.

(726)

### NOTICE

PURSUANT to section 29 (2) of The Companies Act, an Order-in-Council dated March 27, 1952, was passed cancelling the letters patent of the following companies as of April 17, 1952, for default in filing annual returns:

	[]	ate (	of
Name of Company	incor	por	ation
Advance Spark Plug Company Limited	Mar.	6,	1941
Aeroparts Limited	Jan.	23,	1942
Aithom Products Limited			
Alameda Mines, Limited			
Algoma Summitt Gold Mines Limited			
Algonquin Timber & Pulpwood Limited	July	24,	1945

A11. C1. I C . T 1	T 00 4000
Allan Cloak Company Limited	June 22, 1933
Antibi Gold Mines Limited	
Antibi Gold Wines Elimited	June 11, 1946
Apollo Foundry, Limited	Mar. 7, 1944
Aquelco Corporation Limited	
Addicted Corporation Limited	Aug. 28, 1946
Armstrong Baking Company Limited	Dec. 11, 1947
The Armet Construction Comment	
The Arnot Construction Company,	
Limited	May 2, 1916
The Arnot Construction Company, Limited	
Arrow Fransport, Limited	Mar. 6, 1929
Atlas Contracting Corporation, Limited.	June 16, 1923
A ' T' ', 1	
Aviaco Limited	Oct. 19, 1935
Aviaco Limited	Oct. 12, 1949
Avoir Homes Emmed	Oct. 12, 1949
Bader's Bakery, Limited	Dec. 28, 1943
Balonor Heights, Limited Beatty & Ludlam Industries Limited	May 29, 1946
Dalonoi Heights, Limited	May 29, 1946
Beatty & Ludlam Industries Limited.	Apr. 17, 1944
Dearwar Automative Products Limited	I1 20 1026
Beaver Automotive Products Limited	July 20, 1936
Beaver Piston Rings Limited	Feb. 23, 1931
D ti	100. 20, 1991
Beaver Piston Rings, Limited Belbragar Company, Limited	Mar. 11, 1920
Book-Arts of Canada Limited	Sept. 23, 1949
	Sept. 23, 1949
Brenda Yellowknife Mines Limited	June 22, 1945
Cameo Art Manufacturing Company	3,
Cameo Art Manufacturing Company	
Limited	Oct. 16, 1943
Canada Dalaam Dandusta Ca Ilinitad	
Canada Baisam Products Co. Limited	Oct. 6, 1938
Canada Balsam Products Limited	Mar. 4, 1938
	Wai. 4, 1900
Canada News Digest Limited	Mar. 13, 1947
Cappe Gold Mine Limited	Luly: 0 1025
Capps Gold Mine Limited Century Tool & Die Works Limited	July 9, 1935
Century Tool & Die Works Limited	Sept. 17, 1941
Calling Mator Products I imited	74 0 1002
Collins Motor Products, Limited	May 8, 1923
Dalapas Gold Mines Limited	Mar. 26, 1947
Deseronto Mines Limited	
Deseronto Mines Limited	May 25, 1945
The Dominion Reed Supplies, Limited	July 4, 1925
	July 4, 1725
Douglas Mountain Manganese Mines	
Limited	Ian. 13, 1942
EN T t to 1	
Ely, Limited	Oct. 25, 1916
Flevery Advertiser Limited	
Flexray Advertiser Limited	May 4, 1946
General Bond Corporation Limited	May 4, 1946
General Bond Corporation Limited	
General Bond Corporation, Limited The General Securities Trading Com-	May 4, 1946 Sept. 13, 1920
General Bond Corporation, Limited The General Securities Trading Com-	May 4, 1946 Sept. 13, 1920
General Bond Corporation, Limited The General Securities Trading Com-	May 4, 1946
General Bond Corporation, Limited The General Securities Trading Company, Limited Georgian Bay Construction Corporation	May 4, 1946 Sept. 13, 1920
General Bond Corporation, Limited The General Securities Trading Company, Limited Georgian Bay Construction Corporation	May 4, 1946 Sept. 13, 1920 Oct. 30, 1908
General Bond Corporation, Limited The General Securities Trading Company, Limited Georgian Bay Construction Corporation	May 4, 1946 Sept. 13, 1920 Oct. 30, 1908 Sept. 20, 1946
General Bond Corporation, Limited The General Securities Trading Company, Limited Georgian Bay Construction Corporation Limited The Sterling Drug Company, Limited	May 4, 1946 Sept. 13, 1920 Oct. 30, 1908 Sept. 20, 1946 Feb. 11, 1924
General Bond Corporation, Limited The General Securities Trading Company, Limited Georgian Bay Construction Corporation Limited The Sterling Drug Company, Limited	May 4, 1946 Sept. 13, 1920 Oct. 30, 1908 Sept. 20, 1946 Feb. 11, 1924
General Bond Corporation, Limited The General Securities Trading Company, Limited Georgian Bay Construction Corporation Limited The Sterling Drug Company, Limited Tydee Mfg. Corporation Limited	May 4, 1946 Sept. 13, 1920 Oct. 30, 1908 Sept. 20, 1946 Feb. 11, 1924 Oct. 12, 1945
General Bond Corporation, Limited. The General Securities Trading Company, Limited. Georgian Bay Construction Corporation Limited. The Sterling Drug Company, Limited. Tydee Mfg. Corporation Limited. Wairiri Gold Mines Limited.	May 4, 1946 Sept. 13, 1920 Oct. 30, 1908 Sept. 20, 1946 Feb. 11, 1924 Oct. 12, 1945 Feb. 14, 1945
General Bond Corporation, Limited. The General Securities Trading Company, Limited. Georgian Bay Construction Corporation Limited. The Sterling Drug Company, Limited. Tydee Mfg. Corporation Limited. Wairiri Gold Mines Limited.	May 4, 1946 Sept. 13, 1920 Oct. 30, 1908 Sept. 20, 1946 Feb. 11, 1924 Oct. 12, 1945 Feb. 14, 1945
General Bond Corporation, Limited. The General Securities Trading Company, Limited. Georgian Bay Construction Corporation Limited. The Sterling Drug Company, Limited. Tydee Mfg. Corporation Limited. Wairiri Gold Mines Limited. Walter Toy Company Limited.	May 4, 1946 Sept. 13, 1920 Oct. 30, 1908 Sept. 20, 1946 Feb. 11, 1924 Oct. 12, 1945 Feb. 14, 1945 Sept. 17, 1945
General Bond Corporation, Limited. The General Securities Trading Company, Limited. Georgian Bay Construction Corporation Limited. The Sterling Drug Company, Limited. Tydee Mfg. Corporation Limited. Wairiri Gold Mines Limited. Walter Toy Company Limited. Walterra Gold Mines Limited.	May 4, 1946 Sept. 13, 1920 Oct. 30, 1908 Sept. 20, 1946 Feb. 11, 1924 Oct. 12, 1945 Feb. 14, 1945 Sept. 17, 1945 Dec. 19, 1944
General Bond Corporation, Limited. The General Securities Trading Company, Limited. Georgian Bay Construction Corporation Limited. The Sterling Drug Company, Limited. Tydee Mfg. Corporation Limited. Wairiri Gold Mines Limited. Walter Toy Company Limited. Walterra Gold Mines Limited.	May 4, 1946 Sept. 13, 1920 Oct. 30, 1908 Sept. 20, 1946 Feb. 11, 1924 Oct. 12, 1945 Feb. 14, 1945 Sept. 17, 1945 Dec. 19, 1944
General Bond Corporation, Limited The General Securities Trading Company, Limited Georgian Bay Construction Corporation Limited. The Sterling Drug Company, Limited Tydee Mfg. Corporation Limited Wairiri Gold Mines Limited Walter Toy Company Limited Walterra Gold Mines Limited Warde Pharmaceuticals Limited	May 4, 1946 Sept. 13, 1920 Oct. 30, 1908 Sept. 20, 1946 Feb. 11, 1924 Oct. 12, 1945 Feb. 14, 1945 Sept. 17, 1945 Dec. 19, 1944 Feb. 14, 1947
General Bond Corporation, Limited. The General Securities Trading Company, Limited. Georgian Bay Construction Corporation Limited. The Sterling Drug Company, Limited. Tydee Mfg. Corporation Limited. Wairri Gold Mines Limited. Walter Toy Company Limited. Walterra Gold Mines Limited. Warde Pharmaceuticals Limited. H. W. Waters & Co. Limited.	May 4, 1946 Sept. 13, 1920 Oct. 30, 1908 Sept. 20, 1946 Feb. 11, 1924 Oct. 12, 1945 Feb. 14, 1945 Sept. 17, 1945 Dec. 19, 1944 Feb. 14, 1947 May 1, 1934
General Bond Corporation, Limited. The General Securities Trading Company, Limited. Georgian Bay Construction Corporation Limited. The Sterling Drug Company, Limited. Tydee Mfg. Corporation Limited. Wairri Gold Mines Limited. Walter Toy Company Limited. Walterra Gold Mines Limited. Warde Pharmaceuticals Limited. H. W. Waters & Co. Limited.	May 4, 1946 Sept. 13, 1920 Oct. 30, 1908 Sept. 20, 1946 Feb. 11, 1924 Oct. 12, 1945 Feb. 14, 1945 Sept. 17, 1945 Dec. 19, 1944 Feb. 14, 1947 May 1, 1934
General Bond Corporation, Limited. The General Securities Trading Company, Limited. Georgian Bay Construction Corporation Limited. The Sterling Drug Company, Limited. Tydee Mfg. Corporation Limited. Wairri Gold Mines Limited. Walter Toy Company Limited. Walterra Gold Mines Limited. Warde Pharmaceuticals Limited. H. W. Waters & Co. Limited.	May 4, 1946 Sept. 13, 1920 Oct. 30, 1908 Sept. 20, 1946 Feb. 11, 1924 Oct. 12, 1945 Feb. 14, 1945 Sept. 17, 1945 Dec. 19, 1944 Feb. 14, 1947 May 1, 1934 Feb. 15, 1945
General Bond Corporation, Limited. The General Securities Trading Company, Limited. Georgian Bay Construction Corporation Limited. The Sterling Drug Company, Limited. Tydee Mfg. Corporation Limited. Wairri Gold Mines Limited. Walter Toy Company Limited. Walterra Gold Mines Limited. Warde Pharmaceuticals Limited. H. W. Waters & Co. Limited.	May 4, 1946 Sept. 13, 1920 Oct. 30, 1908 Sept. 20, 1946 Feb. 11, 1924 Oct. 12, 1945 Feb. 14, 1945 Sept. 17, 1945 Dec. 19, 1944 Feb. 14, 1947 May 1, 1934 Feb. 15, 1945
General Bond Corporation, Limited. The General Securities Trading Company, Limited. Georgian Bay Construction Corporation Limited. The Sterling Drug Company, Limited. Tydee Mfg. Corporation Limited. Wairri Gold Mines Limited. Walter Toy Company Limited. Walterra Gold Mines Limited. Warde Pharmaceuticals Limited. H. W. Waters & Co. Limited.	May 4, 1946 Sept. 13, 1920 Oct. 30, 1908 Sept. 20, 1946 Feb. 11, 1924 Oct. 12, 1945 Feb. 14, 1945 Sept. 17, 1945 Dec. 19, 1944 Feb. 14, 1947 May 1, 1934
General Bond Corporation, Limited. The General Securities Trading Company, Limited. Georgian Bay Construction Corporation Limited. The Sterling Drug Company, Limited. Tydee Mfg. Corporation Limited. Wairiri Gold Mines Limited. Walter Toy Company Limited. Waltera Gold Mines Limited. Warde Pharmaccuticals Limited. H. W. Waters & Co., Limited. Wayne Art & Litho Press Limited. Wentworth Lime Products Company	May 4, 1946 Sept. 13, 1920 Oct. 30, 1908 Sept. 20, 1946 Feb. 11, 1924 Oct. 12, 1945 Feb. 14, 1945 Sept. 17, 1945 Dec. 19, 1944 Feb. 14, 1947 May 1, 1934 Feb. 15, 1945 Aug. 6, 1946
General Bond Corporation, Limited. The General Securities Trading Company, Limited. Georgian Bay Construction Corporation Limited. The Sterling Drug Company, Limited. Tydee Mfg. Corporation Limited. Wairiri Gold Mines Limited. Walter Toy Company Limited. Waltera Gold Mines Limited. Warde Pharmaccuticals Limited. H. W. Waters & Co., Limited. Wayne Art & Litho Press Limited. Wentworth Lime Products Company	May 4, 1946 Sept. 13, 1920 Oct. 30, 1908 Sept. 20, 1946 Feb. 11, 1924 Oct. 12, 1945 Feb. 14, 1945 Sept. 17, 1945 Dec. 19, 1944 Feb. 14, 1947 May 1, 1934 Feb. 15, 1945 Aug. 6, 1946
General Bond Corporation, Limited. The General Securities Trading Company, Limited. Georgian Bay Construction Corporation Limited. The Sterling Drug Company, Limited. Tydee Mfg. Corporation Limited. Wairiri Gold Mines Limited. Walter Toy Company Limited. Waltera Gold Mines Limited. Warde Pharmaccuticals Limited. H. W. Waters & Co., Limited. Wayne Art & Litho Press Limited. Wentworth Lime Products Company	May 4, 1946 Sept. 13, 1920 Oct. 30, 1908 Sept. 20, 1946 Feb. 11, 1924 Oct. 12, 1945 Feb. 14, 1945 Sept. 17, 1945 Dec. 19, 1944 Feb. 14, 1947 May 1, 1934 Feb. 15, 1945 Aug. 6, 1946
General Bond Corporation, Limited. The General Securities Trading Company, Limited. Georgian Bay Construction Corporation Limited. The Sterling Drug Company, Limited. Tydee Mfg. Corporation Limited. Wairiri Gold Mines Limited. Walter Toy Company Limited. Waltera Gold Mines Limited. Warde Pharmaccuticals Limited. H. W. Waters & Co., Limited. Wayne Art & Litho Press Limited. Wentworth Lime Products Company	May 4, 1946 Sept. 13, 1920 Oct. 30, 1908 Sept. 20, 1946 Feb. 11, 1924 Oct. 12, 1945 Feb. 14, 1945 Sept. 17, 1945 Dec. 19, 1944 Feb. 14, 1947 May 1, 1934 Feb. 15, 1945 Aug. 6, 1946
General Bond Corporation, Limited. The General Securities Trading Company, Limited. Georgian Bay Construction Corporation Limited. The Sterling Drug Company, Limited. Tydee Mfg. Corporation Limited. Wairiri Gold Mines Limited. Walter Toy Company Limited. Waltera Gold Mines Limited. Warde Pharmaccuticals Limited. H. W. Waters & Co., Limited. Wayne Art & Litho Press Limited. Wentworth Lime Products Company	May 4, 1946 Sept. 13, 1920 Oct. 30, 1908 Sept. 20, 1946 Feb. 11, 1924 Oct. 12, 1945 Feb. 14, 1945 Sept. 17, 1945 Dec. 19, 1944 Feb. 14, 1947 May 1, 1934 Feb. 15, 1945 Aug. 6, 1946
General Bond Corporation, Limited. The General Securities Trading Company, Limited. Georgian Bay Construction Corporation Limited. The Sterling Drug Company, Limited. Tydee Mfg. Corporation Limited. Wairiri Gold Mines Limited. Walter Toy Company Limited. Waltera Gold Mines Limited. Warde Pharmaccuticals Limited. H. W. Waters & Co., Limited. Wayne Art & Litho Press Limited. Wentworth Lime Products Company	May 4, 1946 Sept. 13, 1920 Oct. 30, 1908 Sept. 20, 1946 Feb. 11, 1924 Oct. 12, 1945 Feb. 14, 1945 Sept. 17, 1945 Dec. 19, 1944 Feb. 14, 1947 May 1, 1934 Feb. 15, 1945 Aug. 6, 1946
General Bond Corporation, Limited. The General Securities Trading Company, Limited. Georgian Bay Construction Corporation Limited. The Sterling Drug Company, Limited. Tydee Mfg. Corporation Limited. Wairiri Gold Mines Limited. Walter Toy Company Limited. Walter Toy Company Limited. Warde Pharmaceuticals Limited. H. W. Waters & Co., Limited. Wayne Art & Litho Press Limited. Webster Transport Lines Limited. Wentworth Lime Products Company Limited. Westchester Porcupine Gold Mines Limited. Westchester Porcupine Gold Mines Limited. Whitby Bowling and Tennis Club.	May 4, 1946 Sept. 13, 1920 Oct. 30, 1908 Sept. 20, 1946 Feb. 11, 1924 Oct. 12, 1945 Feb. 14, 1945 Sept. 17, 1945 Dec. 19, 1944 Feb. 14, 1947 May 1, 1934 Feb. 15, 1945 Aug. 6, 1946
General Bond Corporation, Limited. The General Securities Trading Company, Limited. Georgian Bay Construction Corporation Limited. The Sterling Drug Company, Limited. Tydee Mfg. Corporation Limited. Wairiri Gold Mines Limited. Walter Toy Company Limited. Walter Toy Company Limited. Warde Pharmaceuticals Limited. H. W. Waters & Co., Limited. Wayne Art & Litho Press Limited. Webster Transport Lines Limited. Wentworth Lime Products Company Limited. Westchester Porcupine Gold Mines Limited. Westchester Porcupine Gold Mines Limited. Whitby Bowling and Tennis Club.	May 4, 1946 Sept. 13, 1920 Oct. 30, 1908 Sept. 20, 1946 Feb. 11, 1924 Oct. 12, 1945 Feb. 14, 1945 Sept. 17, 1945 Dec. 19, 1944 Feb. 14, 1947 May 1, 1934 Feb. 15, 1945 Aug. 6, 1946 Oct. 30, 1946 Sept. 7, 1940
General Bond Corporation, Limited. The General Securities Trading Company, Limited. Georgian Bay Construction Corporation Limited. The Sterling Drug Company, Limited. Tydee Mfg. Corporation Limited. Wairiri Gold Mines Limited. Walter Toy Company Limited. Walter Toy Company Limited. Warde Pharmaceuticals Limited. H. W. Waters & Co., Limited. Wayne Art & Litho Press Limited. Webster Transport Lines Limited. Wentworth Lime Products Company Limited. Westchester Porcupine Gold Mines Limited. Westchester Porcupine Gold Mines Limited. Whitby Bowling and Tennis Club.	May 4, 1946 Sept. 13, 1920 Oct. 30, 1908 Sept. 20, 1946 Feb. 11, 1924 Oct. 12, 1945 Feb. 14, 1945 Sept. 17, 1945 Dec. 19, 1944 Feb. 14, 1947 May 1, 1934 Feb. 15, 1945 Aug. 6, 1946 Oct. 30, 1946 Sept. 7, 1940 Oct. 14, 1927
General Bond Corporation, Limited. The General Securities Trading Company, Limited. Georgian Bay Construction Corporation Limited. The Sterling Drug Company, Limited. Tydee Mfg. Corporation Limited. Wairiri Gold Mines Limited. Walter Toy Company Limited. Walter Toy Company Limited. Warde Pharmaceuticals Limited. H. W. Waters & Co., Limited. Wayne Art & Litho Press Limited. Webster Transport Lines Limited. Wentworth Lime Products Company Limited. Westchester Porcupine Gold Mines Limited. Whitby Bowling and Tennis Club, Limited. Whitern Displays & Advertising Limited	May 4, 1946 Sept. 13, 1920 Oct. 30, 1908 Sept. 20, 1946 Feb. 11, 1924 Oct. 12, 1945 Feb. 14, 1945 Sept. 17, 1945 Dec. 19, 1944 Feb. 14, 1947 May 1, 1934 Feb. 15, 1945 Aug. 6, 1946 Oct. 30, 1946 Sept. 7, 1940 Oct. 14, 1927 May 1, 1947
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R. J. CUDNEY, Deputy Provincial Secretary.

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# The Marriage Act

April 1st, 1952.

CERTIFICATES OF REGISTRATIONS as persons authorized to solemnize marriage in the Province of Ontario have been issued to the following:

Rev. Simon Evanochko, Toronto; Rev. Alexander Donald Munro, Thamesford; Rev. Arthur William Voteary, Watertown, N.Y. (Temporary); Rev. William Ewart McEvoy, Pickering; Rev. Walter Henry Godden, Hornepayne; Rev. Reuben Piercie Spurrell, Frankford; Rabbi Israel Frankel, Toronto; Rev. Tenis Cornelius VanKooten, Hamilton; Rev. Jenkin Henry Davies, Oxford, Ohio, (Temporary); Rev. Hugh Macdonald, Toronto; Rev. John Brainerd Fox, Hensall; Rev. Richard Frederick Stephenson, Toronto; Rev. Louis Roger Lafleur, Ottawa; Rev. Joseph Romuald Beauparlant, Petawawa; Rabbi Simon Layble Eckstein, Ottawa; Rev. Murray William Downey, Regina, Sask. (Temporary); Evangelist Douglas Charles Howard, Bridgewater, N.S. (Temporaty); Rev. Lloyd Franklin Weaver, Port Colborne; Rev. Arthur Alexander Cusler, Port Colborne; Rev. Peter Dawson, Champion, Alta. (Temporary); Rev. Percy Chaperlin, Toronto; Rev. Bernard Leslie Flanagan, Islington; Rev. Emidio Cremona, Toronto; Rev. Wolf Heinrich Wilhelm Goegginger, Centre Island, Toronto; Rev. Murray Atkinson Heron, Noranda, Que. (Temporary); Rev. Armand Gerard Gagne, Cobalt; Rev. Joseph Palmer Ainslie, Trenton; Rev. Frederick William Lee, Fort William; Rev. Harold Kilborn Dancy, Toronto;

Rev. William Ellwood Black, Vernon; Rev. Jean-Paul Gelinas, Chute-a-Blondeau; Rt. Rev. John Dixon, Montreal, Que. (Temporary); Rev. Isaac Tobias Ewert, Waterloo; Rev. Richard Ditzel Jones, Cooksville, (Temporary).

R. J. CUDNEY, Deputy Provincial Secretary.

NOTICE IS HEREBY GIVEN that the registration and authority to solemnize marriage under The Marriage Act 1950 of the underlisted persons is cancelled and revoked:

Adjutant Eric William Ernest Clarke; Captain Frederick Booth Hewitt.

R. J. CUDNEY, Deputy Provincial Secretary.

Data of The weeks in default in

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# Notice re Default of Filing Annual Return

### NOTICE

To the undermentioned companies, the directors thereof and all others whom it may concern.

PURSUANT to section 29 (2) of The Companies Act, notice is hereby given that the undermentioned companies incorporated by letters patent are in default for a period of at least one year in filing their annual returns. The companies, their dates of incorporation and the years in default in filing annual returns are as follows:

	Date of	i he years in default in
Name of Company	Incorporation	filing annual returns
Marleau Porcupine Gold Mining Company, Limited	Jan. 2, 1924	1929 and 1932 to 1951 inclusive
Mascot Malartic Mines, Limited	Apr. 26, 1940	1942 and 1945 to 1951 inclusive
The Master Manufacturing Company, Limited	Mar. 2, 1923	1927 to 1951 inclusive
Merchants Realty Company, Limited	July 19, 1912	1913 and 1915 to 1951 inclusive
Michipicoten Gold Mines, Limited	Mar. 19, 1934	1939 to 1951 inclusive
Mid Central Mining Company Limited	Sept. 6, 1946	1948 to 1951 inclusive
The Midland Broadcasting Corporation, Limited	Sept. 14, 1928	1933 and 1934 and 1936 to 1951 incl.
C. L. Miller Industries Limited	Jan. 8, 1949	1949 to 1951 inclusive
Mintrock Mines Limited  Modern Planned Kitchens, Limited  Arthur Ray Morrell Motor Sales Limited	Aug. 22, 1944	1946 to 1951 inclusive
Modern Planned Kitchens, Limited.	July 23, 1945	1950 and 1951
Arthur Ray Morrell Motor Sales Limited	July 23, 1945	1946 to 1951 inclusive
Motorade, Limited	Dec. 17, 1926	1930 to 1951 inclusive
Motorade, Limited Nabco Manganese Mining Company Limited	Aug. 19, 1940	1943 to 1951 inclusive
Nestor Securities Limited	May 9, 1941	1942 to 1951 inclusive
Nestor Securities Limited New Crystal-Comstock Gold Mines Limited	Aug. 17, 1937	1943 to 1951 inclusive
The New Ontario Slate Company, Limited	Nov. 29, 1909	1910 to 1951 inclusive
Niagara Canning Co., Limited	Jan. 17, 1940	1950 and 1951
North Shore Gold Mines, Limited	Nov. 1, 1933	1936 to 1939 and 1941 to 1951 inclusive
Northland Restaurants Limited	May 26, 1947	1948 to 1951 inclusive
Orme & Kee Engineering Limited	Dec. 8, 1943	1945 to 1951 inclusive
Package Specialties Limited	Aug. 5, 1947	1950 and 1951
Paramount Manufacturing Company, Limited	Aug. 5, 1927	1929 to 1951 inclusive
Paramount Paper Boxes (Toronto and Hamilton), Limited	Aug. 4, 1920	1922 to 1951 inclusive
Parker's Bakery Limited	Dec. 29, 1949	1950 and 1951
Porcupine Triumph Gold Mines, Limited	July 17, 1936	1942 to 1951 inclusive
Ernest E. Preston, Limited.	May 30, 1928	1949 to 1951 inclusive
Prudential Securities Corporation, Limited	June 12, 1935	1938 to 1951 inclusive
Pylon Exploration Company Limited	Feb. 7, 1947	1947 to 1951 inclusive
Quinte Gold Mines, Limited	June 25, 1925	1929 to 1951 inclusive 1950 and 1951
Rawn Motors Limited Richgreen Gold Mines Limited	Aug. 22, 1949	1943 to 1951 inclusive
Richgreen Gold Mines Limited	Oct. 13, 1936	1945 to 1951 inclusive
Clare Rigby Equipment Limited	May 1, 1945 Feb. 23, 1946	1949 to 1951 inclusive
Roge Holdings Limited	Mar. 7, 1924	1926 to 1951 inclusive
The Rollins Motors, Limited	, 11 dl. 1, 1724	1720 to 1701 melasive

R. J. CUDNEY, Deputy Provincial Secretary.

# Voluntary Winding Up under The Companies Act

### VOLUNTARY WINDING UP UNDER THE COMPANIES ACT

NOTICE IS HEREBY GIVEN that the Liquidators of the corporations listed below have filed in the office of the Provincial Secretary a Return under Section 207 (2) of The Companies Act. The corporations, their dates of incorporation and the date of filing are as follows:

	Date of	Date of
Name of Corporation	Incorporation	Filing Return
Amusement Research Company of Canada Limited	June 29, 1946	Feb. 7, 1952
Clinton Knitting Company, Limited, The	Sept. 22, 1905	Mar. 4, 1952
Lucerne Metal and Plastic Products Limited	Oct. 30, 1946	Mar. 14, 1952
Oxford Pipe Line Company Limited, The	Feb. 1, 1937	Mar. 11, 1952

R. J. CUDNEY, Deputy Provincial Secretary.

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# **Application to Parliament**

# **Private Bills**

PUBLIC NOTICE

LEGISLATIVE ASSEMBLY OF ONTARIO

The attention of Municipal Officials, Solicitors and all other persons who may be interested in the preparation of Private Bills for submission to the Legislative Assembly of Ontario is directed particularly to the following Rules of the House governing the submission of such Bills:

# RULES RE SUBMISSION OF PRIVATE BILLS

- 63.—(1) No petition for any Private Bill is received by the House after the first two weeks of each Session nor may any Private Bill be presented to the House after the first three weeks of each Session; nor may any report of any Standing or Select Committee upon a Private Bill be received after the first six weeks of each Session and no motion for the general suspension or modification of this Rule shall be entertained by the House unless after reference made thereof, at a previous sitting of the House, to the several Standing Committees charged with the consideration of Private Bills upon Report submitted by two or more of such committees.
- 64.—(1) Any person desiring to obtain a Private Bill shall deposit with the Clerk of the House at least eight (8) days before the meeting of the House a copy of such Bill, together with a fee of \$150, and if such Bill is not deposited by that time the applicant shall pay \$10 for each and every day which intervenes between the said eighth day and the date of the filing of the Bill.
- (2) After the first reading of the Bill and before its consideration by the Committee to which it is referred, the applicant in every case shall pay the cost of printing the Act in the Statutes.
- (3) The following charges shall also be levied and paid in addition to the foregoing.
- (a) When any rule of the House is suspended with reference to a Bill or the Petition therefor, for each suspension, \$50.

- (b) When a Bill is presented to the House after the first three weeks of the Session and before the end of the fourth week, \$75.
- (c) When a Bill is presented after the fourth week of the Session, \$100.
- (4) In case of any Bill incorporating a company or increasing the capital stock of a company already incorporated, there shall be paid to the Clerk of the House, by or on behalf of the applicant, before the same is reported to the House, the same fee as would be payable to the Provincial Secretary in the case of an incorporation or increase of capital under the provisions of The Ontario Companies Act, less the sum of \$150 already paid to the Clerk of the House.
- (5) When a Bill is for the purpose of confirming by-laws, bonds, debentures or other securities, or authority is asked to borrow money or to increase borrowing powers, the following additional fees shall be paid according to the amount of money involved:
- De paid according to the amount of money involved: On amounts less than \$10,000, \$25; on amounts over \$10,000 and up to \$25,000, \$50; on amounts over \$25,000 and up to \$40,000, \$75; on amounts over \$40,000 and up to \$75,000, \$100; on amounts over \$75,000 and up to \$125,000, \$125; on amounts over \$125 and up to \$175,000, \$150; on amounts over \$175,000 and up to \$250,000, \$200; on amounts over \$250,000 and up to \$350,000, \$250; and an additional fee of \$50 for every \$100,000 over \$350,000.
- 66. All applications for Private Bills properly the subject of legislation by the Legislative Assembly of Ontario, within the purview of "The British North America Act, 1867," shall require a Notice, clearly and distinctly specifying the nature and object of the application and, where the application refers to any proposed work, indicating generally the location of the work, and signed by or on behalf of the applicants, such Notice to be published as follows, viz:

A notice inserted in The Ontario Gazette and in one newspaper published in the Municipality affected, or if there be no newspaper published therein, then in a newspaper in the next nearest municipality in which a newspaper is published.

Such notice shall be continued in each case for a period of at least six weeks, during the interval of time between the close of the next preceding Session and the consideration on the Petition.

If the application is by a Municipal Corporation for authority to issue debentures the notice shall set out the particulars of the existing debenture debt and the amount of rateable property of the Municipality according to the last revised assessment roll of the Corporation, and in brief and general terms, the object for which the new issue of debentures is required.

- 67. Before any Petition praying for leave to bring in a Private Bill for the erection of a Toll bridge is received by the House, the person or persons intending to petition for such Bills shall, upon giving the Notice required by preceding Rule, also, at the same time and in the same manner, give Notice of the rates which they intend to ask, the extent of the privileges, the height of the arches, the interval between the abutments or piers for the passage of rafts and vessels, and mentioning also whether they intend to erect a drawbridge or not, and the dimensions of the same.
- 68. Before any Petition praying for leave to bring in a Bill for the construction of Railways, Tramways or canals is received by the House, the person or persons petitioning for such Bill shall deposit with the Clerk the following documents:
- 1. A map or plan upon a scale of not less than half an inch to the mile, showing the location upon which it is intended to construct the proposed work, and showing also the line of existing or authorized works of a similar character within, or in any way affecting the district or any part thereof which the proposed work is intended to serve. Such map or plan to be signed by the Engineer or other party making the same.
- 2. A book of reference in which shall be clearly set out the following information in separate schedules, namely:

SCHEDULE A.—The name of each municipality within which the proposed works or any part thereof are intended to be constructed; the population of each such municipality as returned by the next preceding census, the rateable value of the property within each such municipality, as returned by the next preceding assessment rolls thereof; and this schedule may contain in a separate statement similar information as to the adjoining districts intended to be served by the proposed work.

SCHEDULE B.—A general description of the nature, extent and proposed character of the contemplated works, and an estimate of the probable cost thereof, distinguishing the general items of construction and the cost thereof respectively, as well as the nature, extent and probable cost of all engines and car stock or other outfit or equipment necessary to the use and operation of the proposed undertaking, such schedule to be signed by the Engineer, or other person preparing the same.

SCHEDULE C.—An exhibit showing the total amount of capital proposed to be raised for the puposes of the undertaking and the manner in which it is proposed to raise the same, whether by ordinary shares, bonds, debentures or other securities, and the amounts of each respectively.

SCHEDULE D.—An estimate of the probable revenues of the proposed undertaking showing the sources whence the same are expected to be derived; the annual earnings thereof respectively; the probable annual cost of operation or working expenditure, and the annual net revenue applicable to the payment of interest on the proposed investments, such schedules to be signed by the person preparing the same.

- 72. When any Bill for confirming any Letters Patent, or Agreement, is presented to the House, the copy of such Letters Patent, or Agreement, shall be attached to it.
- 74. Every Private Bill, when read a first time shall, unless it be an Estate Bill or a Bill providing for the consolidation of a floating debt or for the consolidation or renewal of debentures (other than local improvement debentures) of a Municipal Corporation, shall stand referred to the proper Standing Committee, and all petitions before the House, for or against the Bill, are considered referred to such Committee.

- 75. Every Private Bill, in so far as it provides for the consolidation of a floating debt or for the consolidation or renewal of debentures (other than local improvement debentures) of a Municipal Corporation when a Bill has been read the first time, shall, without special reference, stand referred to The Ontario Railway and Municipal Board for their report; and a copy of such Bill and of the Petition on which the same is founded shall be forthwith transmitted by the Clerk of the House to the Board, in order that the Board may, after an inquiry into the allegations set out in the Bill, and into any other matters which the Board may deem necessary in connection therewith, report to the House whether or not it is reasonable that such Bill or part thereof relating to the matters aforesaid shall be passed; and what alterations, if any, should be made in the same, and the Board shall make such inquiry accordingly and shall sign the same; and the said Report, Bill and Petition shall be transmitted to the Clerk, and the Report shall be read by the Clerk at the Table and shall be entered on the Journals of the House, and the Bill, together with the Report, shall stand referred to the Standing Committee on Private Bills.
- 76. Every Estate Bill, when read a first time shall without special reference, stand referred to the Commissioners of Estate Bills, for their Report, and a copy of such Bill, and of the Petition on which the same is founded, shall be forthwith transmitted by the Clerk of the House to the said Commissioners, or one of them in order that they, or any two of them, may, after perusing the Bill, without requiring any proof of the allegations thereof, report to the House their opinion thereon under their hands; and whether presuming the allegation contained in the preamble to be proved to the satisfaction of the House, it is reasonable that such Bill do pass into a law; and whether the provisions thereof are proper for carrying its purposes into effect, and what alteration or amendments, if any, are necessary in the same, and in the event of the approving the said Bill they are to sign the same; and the said Report, with the said Bill and Petition, are to be transmitted by the said Commissioners to the Clerk; and the Report shall be read by the Clerk at the Table, and shall be entered on the Journals of the House; and the Bill, together with the Report, shall stand referred to the Standing Committee on Private Bills, which is not to consider the said Bill, before the delivery of the said Committee.
- 77. In the event of the Commissioners of Estate Bills reporting that, in their opinion, it is not reasonable that the Bill submitted to them shall pass into law such Bill shall not be further considered.

ALEX. C. LEWIS, Q.C. Clerk of the Legislative Assembly of Ontario.

(Oct., 1939)

T.F.N.

# **Corporation Notices**

NOTICE IS HEREBY GIVEN that STEWART CHEMICALS LIMITED will make an application to His Honour The Lieutenant Governor for leave to surrender its charter.

Dated at Toronto this 2nd day of April, 1952.

MARY ABREY, Secretary.

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# SILCROSS COPPER MINES LIMITED (No Personal Liability)

### By-LAW 7

BE IT ENACTED as a by-law of Silcross Copper Mines Limited (No Personal Liability), (hereinafter called the Company), as follows:

- 1. The number of the Board of Directors be and it is hereby decreased from eight to five.
- The by-laws of the Company be and they are hereby amended to accord with the foregoing.

Enacted this 24th day of March, 1952.

Witness the corporate seal of the Company.

LLOYD WHITNEY CAMPBELL, President. LARRY LAROCHELLE,

Secretary.

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# SILCROSS COPPER MINES LIMITED (No Personal Liability)

## By-Law Number 8

BE IT ENACTED and it is hereby enacted that the location of the Head Office of the Company be and the same is hereby changed from the Town of Timmins, in the District of Cochrane, to the City of Toronto, in the Province of Ontario.

Enacted this 24th day of March, 1952.

Witness the corporate seal of the Company.

LLOYD WHITNEY CAMPBELL, LARRY LAROCHELLE, Secretary.

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# YORK WOODCRAFT LIMITED

### By-LAW NUMBER 2

Whereas it is deemed expedient to change the location of the Head Office of the Company.

BE IT ENACTED and it is hereby enacted as a By-law of York Woodcraft Limited that the location of the Head Office of the Company be and the same is hereby changed from the City of Toronto, in the County of York, to the City of Kitchener, in the County of Waterloo, in the Province of Ontario.

Enacted this 15th day of March, 1952.

Witness the corporate seal of the Company.

A. L. GIBBONS, Vice-President.

(Corporate Seal)

S. H. BROWN, Secretary.

I certify the above to be a full, true, correct and complete copy of By-law No. 2 of York Woodcraft Limited, enacted on the 15th day of March, 1952, and confirmed at a meeting of shareholders called for

considering the same and holding not less than twothirds of the issued Capital Stock of the Company, on the 21st day of March, 1952.

> S. H. BROWN, Secretary.

(727)

14

# YORK WOODCRAFT LIMITED

### By-Law Number 3

BE IT ENACTED and it is hereby enacted as a by-law of York Woodcraft Limited (herein called the "Company") as follows:

- 1. The number of Directors of the Company be and the same is hereby decreased from five to three so that the Board of Directors of the Company shall hereafter be composed of three Directors.
- 2. Two Directors shall constitute a quorum at any meeting of the Board of Directors.
- 3. All prior by-laws, resolutions and proceedings of the Company inconsistent herewith are hereby amended, modified and revised in order to give effect to this by-law.

Enacted this 15th day of March, 1952.

Witness the corporate seal of the Company.

A. L. GIBBONS, Vice-President.

(Corporate Seal)

S. H. BROWN, Secretary.

I certify the above to be a full, true, correct and complete copy of By-law No. 3 of York Woodcraft Limited, enacted on the 15th day of March, 1952, and confirmed at a meeting of shareholders called for considering the same and holding not less than two-thirds of the issued Capital Stock of the Company, on the 21st day of March, 1952.

> S. H. BROWN. Secretary.

(728)

14

NOTICE IS HEREBY GIVEN that the annual general meeting of the shareholders of COLONIAL WEAVING COMPANY LIMITED, will be held at the office of its president, T. J. Carley, Q.C., No. 8 Bank of Commerce Block, in the City of Peterborough on Tuesday, the 15th day of April, A.D. 1952, at the hour of eleven-thirty o'clock in the forenoon to receive and consider the annual statement of the Assets and Liabilities of the Company, its receipts and expenditures its profits and loss account and the Report of the Directors for the year ending the 31st day of December, 1951, and if deemed advisable to adopt the same, to elect Directors and Auditor and to transact such other business as may be brought before the shareholders.

Dated this 25th day of March, A.D. 1952.

JAS. M. HEFFERNAN. Secretary-Treasurer

(729)

### CANADIAN NIAGARA POWER COMPANY, LIMITED

Whereas it is expedient to increase the number of Directors of the Company from seven to nine.

NOW, THEREFORE, BE IT ENACTED as a by-law of the Company, and it is hereby enacted as By-law "E" of the Company, that the number of Directors of the Company be varied by increasing the number of such Directors from seven to nine.

Enacted this 7th day of December, 1950.

Certified Correct.

WALTER S. SCHMIDT, Secretary

(734)

14

### By-Law 39

BE IT ENACTED, and it is hereby enacted as a by-law of PURE SPRING COMPANY LIMITED (hereinafter called the "Company") as follows:

- 1. The number of the Board of Directors of the Company be and it is hereby increased from three to five.
- The quorum of the Board of Directors of the Company be, and the same is hereby fixed at three.
- 3. The by-laws of the Company be and the same are hereby amended to accord with the foregoing.

Enacted this 25th day of January, 1952.

Witness the Corporate Seal of the Company.

D. MIRSKY,
President.
M. MIRSKY
Secretary-Treasurer.

(760)

14

# TEESWATER INDUSTRIES LIMITED

NOTICE IS HEREBY GIVEN that a resolution has been passed by the shareholders of Teeswater Industries Limited to wind up the affairs of the said company and that Frank T. Field be the liquidator.

Dated March 28, 1952, at Teeswater, Ontario.

FRANK T. FIELD, President.

(745)

14

# CALEDON ELECTRIC COMPANY LIMITED

TAKE NOTICE that the above named Company intends to make application to the Lieutenant-Governor of Ontario for leave to surrender its charter.

Dated at Toronto, this 5th day of April, A.D. 1952.

CHARLES K. OVERLAND, Secretary-Treasurer.

# Notice to Creditors

NOTICE IS HEREBY GIVEN that Margaret E. Best of the Township of Bertie, in the County of Welland, did on the 14th day of March, 1952, make a sale in bulk of her assets, chattels, fixtures and good will under the terms and provisions of the Bulk Sales Act to James Koslowski and Tulia Koslowski and that I have been appointed trustee of the proceeds of the said sale.

Creditors are requested to file their claims with me, with the proof and particulars thereof required by the said act on or before the 15th day of April, 1952.

Notice is further given that as soon as possible after the 15th day of April, 1952, I will proceed to distribute the proceeds of the said sale among the parties entitled thereto having regard only to the claims, notice of which has then been given to me and I will not be liable for the assets or any part thereof so distributed to any person or persons of whose claim I shall not then have notice.

Dated at Ridgeway this 24th day of March, 1952.

W. K. BROWN, Q.C., Trustee, Ridge Road, Ridgeway, Ontario.

(718)

13-14

TAKE NOTICE that RAITAR TRANSPORT LIMITED, RAITAR GARAGE LIMITED, and Norman Raitar have made a sale in bulk to Kingsway Transports Limited and that the undersigned have been appointed Trustees under the said Act receive the purchase moneys.

All persons having claims against Raitar Transport Limited, Raitar Garage Limited, and Norman Raitar are required to file particulars and proof of same with the undersigned on or before the 12th day of April, 1952, after which date we will proceed to distribute the proceeds of the sale, having regard only to those claims of which we have then received notice.

Dated at Waterloo, this 2nd day of April, 1952.

CLIFFORD J. WHITNEY, WILLIAM ROBERTSON, Trustees, c/o Whitney & Whitney, Barristers, etc., 5 King Street South, Waterloo, Ontario.

(765)

14

NOTICE IS HEREBY GIVEN that I am the Trustee in respect to the sale in bulk to Max Nicols of the business formerly carried on by Renee Nicols under the firm name of BOND CLOTHES SHOP in the City of Guelph.

NOTICE IS FURTHER GIVEN that all persons having claims against the above vendor are required to file the same with me not later than April 15, 1952, after which date I shall distribute the proceeds of the

said sale, having regard only to claims which shall then have been filed with me, and I shall not be responsible to any one whose claim has not been filed.

Dated at Guelph this 25th day of March, 1952.

WALTER R. FRIEGMAN. Trustee 1449 St. Alexander Street, Montreal, Quebec.

(737)

14

# Dissolution of Partnership

NOTICE IS HEREBY GIVEN that the partnership heretofore subsisting and carrying on the General Dry Good Business under the firm name of CHALY-KOFF AND COMPANY, Hearst, Ontario, and of which the undersigned was the only member, was dissolved on the 31st day of August, 1951.

Dated at Hearst, this 22nd day of March, 1952.

TODAR CHALYKOFF.

(733)

14

NOTICE IS HEREBY GIVEN that the partnership lately subsisting between Douglas Gillard and Norman L. Price, carrying on business of metal workers, plumbing and heating contractors, under the firm name and style of GILLARD & PRICE, at the City of St. Thomas, in the County of Elgin was on the 1st day of March, 1952, dissolved by mutual consent.

Creditors and others having claims against the said firm should forward the same to Douglas Gillard, 321 Talbot Street, St. Thomas and they will be attended

Dated at St. Thomas this 31st day of March, 1952.

H. C. CAMERON, Q.C., 344 Talbot Street, St. Thomas, Ontario Solicitor for Douglas Gillard.

(766)

14

# **Change of Name Act**

TAKE NOTICE that the application of William James Rosenberg, of 646 Trafalgar Street, London, Ontario, to change his name to William James Roberts and that of his wife Dolores Maxine Rosenberg to Dolores Maxine Roberts will be heard by His Honour Judge Ian MacRae, in his Chambers at the Court House, London, on Wednesday, the 14th day of May, 1952, at the hour of 10.00 o'clock in the forenoon.

Dated at London, this 28th day of March, A.D. 1952.

> K. H. KENDALL, 365 Richmond Street, London, Ontario, Solicitor for the Applicant.

TAKE NOTICE that the application of Stanley Thomas Staszowski of 62 Mitchell Avenue, Toronto, to change his name to Stanley Thomas Stacey and that of his wife, Anne Staszowski, of the same address to Anne Stacey, together with their children, will be heard by His Honour Judge Forsyth at his Chambers, at the City Hall, Toronto, on Wednesday, the 7th day of May, 1952, at the hour of 10.00 o'clock in the forenoon.

> DOYLE AND McIVER, 44 King Street West, Toronto, Solicitors for the Applicant.

(761)

14

TAKE NOTICE that Michael Petrowski, of the City of Toronto, will, on the 8th day of May, 1952, at 10.30 o'clock, in the forenoon, apply to His Honour Robert Forsyth, Judge, in his Chambers at the City Hall, Toronto, for an order changing his name, and those of his wife, Lena Petrowski, and his children, Jean Petrowski, Molly Petrowski, and Michael Petrowski, Jr., to Michael Peters, Lena Peters, Jean rowski, Jr., to Michael Peters, Lena Peters, Jean Peters, Molly Peters and Michael Peters, Jr., respectively.

Dated the 31st day of March, 1952.

NORMAN S. CHISHOLM, 2936 Dundas Street West, Solicitor for the Applicant.

(762)

14

NOTICE IS HEREBY GIVEN that the application of James Franklin Storoski and Florence Ann Storoski, residing at Pleasant Valley Park, Long Branch, to change their names to James Franklin Storey and Florence Ann Storey, will be heard by His Honour Judge Forsyth in his Chambers at the City Hall, Toronto, on Monday, the 5th day of May, 1952, at the hour of 10.30 o'clock in the forenoon.

Dated at Toronto, this 27th day of March, A.D. 1952.

JAMES FRANKLIN STOROSKI, Applicant, By his Solicitor, J. DONALD BELI 100 Adelaide St., West, Toronto, Ontario.

(730)

14

TAKE NOTICE that the application of Aron TAKE NOTICE that the application of Aron Esau of 79 Madison Avenue, Toronto, to change his name to Ernest Aron Miller, and that of his wife, Mildred Mary Esau of said 79 Madison Avenue, Toronto, to Mildred Mary Miller, will be heard by His Honour Judge McDonagh at his Chambers at the City Hall, Toronto, on the 30th day of April, 1952, at the hour of 10.30 o'clock in the forenoon.

> WARD FOSTER, 86 Bloor Street West, Toronto. Solicitor for the Applicant.

(738)

NOTICE IS HEREBY GIVEN that Walter Kolojeski, of the Township of Whitby, in the County and Province of Ontario, will apply before His Honour Judge Farquhar John MacRae, at his Chambers at the Court House, Whitby, on Monday, the 19th day of May, 1952, at 12.00 noon, to have his name changed to Walter Koll.

AND NOTICE IS FURTHER GIVEN that included in the said application is an application to have his wife's name, Annie Kolojeski changed to Annie Koll, and his son's name, Michael Walter Kolojeski to Michael Walter Koll.

Dated at Whitby, this 26th day of March, 1952.

ALFRED M. WOOTTON, 163 Brock Street North, Whitby, Ontario. Solicitor for the Applicant.

(732)

14

# Miscellaneous Notices

By-Law No. 897

A by-law to prevent the pollution of the atmosphere by smoke.

That all by-laws or part of by-laws inconsistent with this by-law are hereby repealed including By-law No. 31 Dated A.D. 1909.

WHEREAS it is required that the Corporation of the Town of Eastview, exercise control over excessive smoke from certain chimneys and smoke stacks.

NOW THEREFOR IT IS ENACTED as a by-law of the Town of Eastview as follows:

- 1. No person who is the owner, lessee, tenant, manager or occupant of any premises in which a fire is burning, or who is the owner, lessee, tenant, agent or manager of a steam boiler in connection with which a fire is burning and every person who operates, uses or causes or permits to be used any furnace or fire is required to prevent the emission to the atmosphere from such fire, of opaque or dense smoke for a period of more than six (6) minutes in any one hour, or the emission to the atmosphere from such fire of opaque or dense smoke at any other point than the opening to the atmosphere of the flue stack or chimney.
- 2. This by-law shall come into force and take effect on the day following the final passing thereof.

Read a first and second time this 15th day of March, 1952.

Read a third time and finally passed this 15th day of March, 1952.

G. LAVERGNE, Mayor.

G. HUBERT, Clerk

(641)

12-13-14-15

# TORONTO POLICE AND WIDOWS AND ORPHANS FUND

TAKE NOTICE that the undersigned Police Officers of the City of Toronto intend to apply on behalf of themselves and all other Police Officers and

employees of the Board of Police Commissioners of the City of Toronto who have signed the membership Book, not less than seventy-five in number, and all persons who hereafter become members, for incorporation as a Fraternal Society for the purpose of undertaking any class of insurance for which a Fraternal Society may be licensed under the name of Toronto Police Widows and Orphans Fund, or such other name as may be satisfactory to the applicants and which the Governor-in-Council will grant.

Dated at Toronto this 20th day of March, 1952.

THOMAS WAKLEY,
JOHN MURRAY,
ARTHUR KEAY,
ANDREW MCKINNEY,
MILLAR WATSON,
WILLIAM KELLY,
RICHARD LEWIS.
By their Solicitors,
ROEBUCK & WALKINSHAW,

372 Bay Street, Toronto.
(685) 13-14-15-16

NOTICE IS HEREBY GIVEN that I, Kenneth Stewart Dawe of Toronto, in the Province of Ontario, a member of the Bar of Nova Scotia, intend to apply to the Benchers of the Law Society of Upper Canada in the month of June, 1952, to be called to the Bar and admitted to practise as a Solicitor in the Province of Ontario.

Dated at Toronto, the 17th day of March, 1952.

K. S. DAWE,68 Balsam Ave.,Toronto, Ontario.

(690) 13-14-15-16-17-18-19-20

TAKE NOTICE that after the 6th day of May, 1952, pursuant to the provisions of The Cemetery Act, the bodies buried in Chalmers Church Cemetery which is situated at the north-east corner of St. Clair Avenue East and Pharmacy Avenue in the Township of Scarborough, in the County of York, will be disinterred and removed and reinterred in Pine Hills Cemetery, which is situated at the corner of Kennedy Road and St. Clair Avenue East, in the said Township of Scarborough.

Dated at Toronto, this 26th day of March, A.D. 1952

ARTHUR H. MITCHELL, H. NOEL DRUMMOND AND ALVIN McMILLIN, Trustees of Emmanuel Presbyterian Church,

By their Solicitors, CASSELS, BROCK AND KELLEY, 255 Bay Street, Toronto.

(722)

NOTICE IS HEREBY GIVEN that all unclaimed baggage, parcels, etc., checked and unchecked, and consisting of trunks, valises, bags, parcels, umbrellas, baby carriages, etc., which have remained in

the hands of the CANADIAN NATIONAL RAIL-WAYS (Central Region) uncalled for, for a period of one year or more, will be sold by public Auction at the Auction Rooms of Frank Waddington, 128 King Street, East, Toronto, on Thursday April 24th, 1952, at 11.00 o'clock a.m., unless claimed and taken delivery of previous to that date.

A. S. ANDERSON, General Baggage and Mail Agent, CANADIAN NATIONAL RAILWAYS, Toronto 1, Ont.

(509)

10-11-12-13-14-15-16

### TOWNSHIP OF LONDON

NOTICE IS HEREBY GIVEN that the Council of the Corporation of the Township of London did on the 17th day of December, 1951, enact a by-law number 1797, changing the names of these highways or streets in the Township of London named and described in the first and second columns following to the respective names appearing in the third column, namely:

FIRST COLUMN SECOND COLUMN THIRD COLUMN

Name of high- Description of high- New name of way or street way or street highway or street

Marshall Pl... From Richmond St. to east limit of street Medway Cres.

Medway Dr... From St. John's Dr. to road allowance between Concessions

six and seven..... Arva St.

Alma St..... From Dundas St. to Railway St..... Beatrice St.

Vining Ave... From Borden Ave. to Dundas St..... Edgeworth Ave.

Railway St.... From Clarke Sideroad to Alma St.... Avalon St.

Argyle St.... From Dundas St. to Canadian Pacific

Railway right-ofway...... Forest Lawn St.

Arskina St.... From Cheapside St. north..... Clifford St.

AND that the Judge of the County Court of the County of Middlesex has appointed Wednesday the 30th day of April, 1952, at 10.00 o'clock in the forenoon in his chambers in the Court House, in the City of London, as the day, hour and place for considering the said by-law and for hearing those advocating and opposing the changes.

LLOYD S. MOSURE, Clerk-Treasurer, Township of London.

# Sheriff's Sale of Lands

UNDER AND BY VIRTUE of an Execution against Lands issued out of the Supreme Court of Ontario, to me directed, against the goods and chattels and lands and tenements of Thomas J. George, I have seized and taken in execution all the right, title, interest and equity of redemption of Thomas J. George, the defendant, in and to:

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of York, in the County of York and being composed of the whole of Lot 253 on the east side of Keele Street according to registered Plan 1917 York.

The premises are known for municipal purposes as 2119 Keele Street and the above lot has a frontage of 35' by a depth of approximately 100'. On the said premises there is a solid brick six roomed house on two floors with basement.

All of which said right, title, interest and equity of redemption of the said Thomas J. George, in the said lands and tenements, I shall offer for sale by public auction in my office, Room 113, City Hall, Toronto, on Tuesday, July 8, A.D. 1952.

Dated at Toronto, this 21st day of March, A.D. 1952.

J. D. CONOVER, Sheriff, County of York.

(740)

# DISTRICT OF COCHRANE

UNDER AND BY VIRTUE of a writ of execution issued out of the Exchequer Court of Canada and to me directed against the goods and chattels, lands and tenements of Oscar M. Henderson, I have seized and taken into execution all the right, title, interest and equity of redemption of Oscar M. Henderson, the defendant in and to:

All and singular that certain parcel or tract of land and premises situate in the Township of Whitney, in the district of Cochrane and Province of Ontario, granted by the Crown as mining land, namely: The surface rights of Lot Number Four (4) as shown on Plan M-17 (Sudbury) and registered as Parcel 801 in the Register for Whitney and Tisdale, now deposited in the Office of Land Titles at Cochrane.

All of which right, title, interest and equity of redemption of the said Oscar M. Henderson in the said lands and tenements I shall offer for sale by public auction at the Court House, in the Town of Cochrane, Ontario, on Saturday the 5th day of July, 1952, at the hour of 11 o'clock in the forenoon.

Dated at Cochrane, Ontario, this 17th day of March, 1952.

FRANCIS JOSEPH DONAHUE, Sheriff, District of Cochrane.

(739)

(741)

14

# Sheriff's Sale of Lands

# SHERIFF'S SALE OF LANDS FOR ARREARS OF SCHOOL TAXES AND STATUTE LABOUR TAX

# SCHOOL SECTION No.1, TOWNSHIP OF MUTRIE, DISTRICT OF KENORA

To Wit:

BY VIRTUE OF A WARRANT under the hands of the Chairman and Secretary-Treasurer of School Section Number 1 Township of Mutrie, District of Kenora, and the hand of the Chairman of the Township of Mutrie Road Commissioners, dated the First day of February, 1952, commanding the Sheriff to levy upon the lands hereinafter described for arrears of taxes, I hereby give notice that, pursuant to the Assessment Act, The Public School Act and The Statute Labour Act, I shall on Monday, the 7th day of July, 1952, at the hour of Eleven o'clock in the forenoon, at the Sheriff's Office, Town of Kenora, District of Kenora, proceed to sell by public auction so much of the said lands as may be necessary to discharge the arrears against them, with costs thereon, unless such arrears and costs are sooner paid.

The adjourned sale, if any, will be held at the same place and time two weeks later.

School Statute

	 	Labour		
Owner and Description	Arrears	Arrears	Costs	Total
John Ernest Lischeid—Lot No. 36, West side of Edward Street,				
Townplot of Waldhof, 38/100s of an acre, Plan M 221	\$4.40	\$14.85	\$71.40	\$90.65

Dated at the Sheriff's Office, Kenora, Ontario, this 22nd day of March, 1952.

L. D. MacCALLUM, Sheriff, District of Kenora, Kenora, Ontario.

Published in The Ontario Gazette, Issue of April 5th, 1952.

(744)

1

# Treasurer's Sale of Lands for Taxes

### TREASURER'S SALE OF LAND FOR TAXES

To Wit:

BY VIRTUE OF A WARRANT issued by the Reeve of the Village of Marmora and being dated the 16th day of February, 1952, for collection of the arrears of taxes due upon the undermentioned lands, in the Village of Marmora, which are patented, I shall, on the 3rd day of June, 1952, at the hour of 2 o'clock in the afternoon, at the Council Chamber, in the Town Hall of the Village of Marmora, proceed to sell the lands by public auction, to discharge such arrears, together with all charges thereon, unless the same are sooner paid.

MIRIAM SAVAGE, Treasurer.

Owner and Description	Year	Taxes	Costs	Total
Campion, Clare—Lots 172 and 173, East Thomas Street	1948	\$5.26	\$24.40	\$29.66

Published in The Ontario Gazette, March 1st, April 5th, May 3rd, 1952.

9-14-18

### TREASURER'S SALE OF LANDS IN ARREARS FOR TAXES

# MUNICIPALITY OF THE TOWNSHIP OF CHINGUACOUSY, IN THE COUNTY OF PEEL

To Wit:

BY THE VIRTUE OF A WARRANT issued by the reeve under the Seal of the Corporation of the Township of Chinguacousy, to me directed having date the 10th day of March, 1952, commanding me to levy upon, and sell the lands mentioned in the following list for arrears of taxes and costs due thereon, I hereby give notice that unless such arrears of taxes are sooner paid I shall proceed to sell by public auction the said lands or as much thereof as may be necessary for the payment of the said taxes, and costs, at the Township Hall, Snelgrove on the 4th day of August, 1952, at the hour of ten o'clock in the morning. Daylight saving time.

Dated at Brampton, this 19th day of March, 1952.

J. N. CAMERON, Treasurer.

Parcel No. Owner and Description	Years in Arrears	Taxes	Treas. Com.	Costs	Total
1. Russell Hammond—Pt. of west half Lot 4, Con. 2 E. as described in Instrument 20654.	4	\$ 35.15	\$ .88	\$27.53	\$ 63.56
2. Robert McCauley Estate—Pt. of west half Lot 27, Con. 6, west, as described in Instrument 13679	11	127.60	3.19	27.53	158.32
3. Norman McLeod Estate—Pt. of west half of Lot 24, and west half of Lot 23, Con. 1 E	5	1304.66	26.16	27.53	1358.35

Published in The Ontario Gazette, April 5th, 1952.

# TREASURER'S SALE OF LANDS FOR ARREARS OF SCHOOL TAXES DISTRICT OF ALGOMA, PROVINCE OF ONTARIO

To WIT:

BY VIRTUE OF WARRANTS given under the hands of the Chairman of Boards of Trustees of School Section in Unorganized Territory, to me directed, for the collection of arrears of taxes due on the undermentioned lands, notice is hereby given that, unless the taxes, together with the lawful costs and charges, be sooner paid, I shall, at the Court House in the City of Sault Ste. Marie, in the District of Algoma, on Monday, July 7th, one thousand nine hundred and fifty-two, at the hour of two o'clock in the afternoon, proceed to sell by public auction the said lands, or so much thereof as may be sufficient to discharge such arrears of taxes and charges thereon.

NOTICE IS ALSO HEREBY GIVEN that the Board of Trustees of the School Section shall, at the adjourned sale, and under subsection 3 of section 161 of The Assessment Act, R.S.O. 1950, purchase all lands in the respective School Section which do not bring the full amount of taxes and costs at the first sale.

# SCHOOL SECTIONS NO. 1 AND 2, TOWNSHIPS OF ABERDEEN AND PLUMMER

Owner and Description of Lands	Acres	Taxes	Int.	Costs	Total
James McLeod, Monaco Penn. U.S.A.—N. ½, N. ½ Lot 12, Concession 3, Aberdeen.	98	\$16.50	\$ .99	\$3.50	\$20.99
Estate of Sarah Guest—Pt. of Lot 10, N. ½ Concession 2, Aberdeen	1/4	19.59	1.17	4.15	24.91
J, Aberdeen	2 to 6 55	7.87 12.54	.47 .75	1.67 2.66	10.01 15.95
SCHOOL SECTION NO. 1, TOWNSH	HP OF S	SHEDDEN	N		
Martin Merogue—N.W. ¼ Section 36, Plan 78, pt. of section 35, Lot 1	54 80 60	172.80 47.20 40.00	10.37 2.83 2.40	36.62 10.00 8.48	219.79 60.03 50.88
TOWNSHIP OF GLADSTONE A	IND BR	IGHT			
Joe Meek Estate—S.W. ¼ Section 32, Concession 1, Patton	160	33.31	2.00	7.06	42.37
TOWNSHIP OF GALBRAITH					
Jack Foster—N. ½ Lot 12, Concession 4, Houghton	160	66.72	4.00	14.14	84.86
TOWNSHIP OF FENU	VICK				
J. Rosenstein—S.W. ¼ Section 21. J. Rosenstein—N. ¼ S.W. ¼ Section 35. J. Rosenstein—N. ¼ N.W. ¼ Section 36. J. Rosenstein—S. ½ S.W. ¼ Section 36. J. Rosenstein—N. ½ N.W. ¼ Section 22. J. Rosenstein—S. ½ S.E. ¼ Section 34. J. Rosenstein—E. ½ Section 33.	141 80 76 153 81 80 321	16.66 9.52 8.98 17.88 9.58 9.52 38.12	1.00 .57 .54 1.07 .57 .57 2.29	3.53 2.02 1.90 3.80 2.03 2.02 8.08	21.19 12.11 11.42 22.75 12.18 12.11 48.49
TOWNSHIP OF GRASSETTE					
Leonard Trivers—S. ½ Lot 6, Concession 1	200	71.10	4.27	15.07	90.44
TOWNSHIP OF SHEDI	DEN				
Daber Aelick Estate—N.E. ¼ Section 25.  Daber Aelick Estate—S.E. ¼ Section 32.	160 150	11.00 12.00	.66 .72	2.33 2.54	13.99 15.26
TOWNSHIP OF VICTO	DRIA				
John King—N.E. ¼ Section 34	148	99.00	6.00	21.00	126.00

The adjourned sale, if any, will be held at the same place and hour two weeks later.

WILLIAM H. BIRKS, Treasurer of Algoma.

Treasurer's Office, Sault Ste. Marie, Ontario. March 5th, 1952.

Published in The Ontario Gazette, April 5th, 1952.

(742)

14

# Publications Under The Regulations Act

APRIL 5th, 1952

(Seal)

### THE MILK CONTROL ACT

O. Reg. 137/52. Retail Milk Prices in the market of Wiarton. New. Made—20th March, 1952. Filed—21st March, 1952, 2.30 p.m.

### REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

# 1. In these regulations

- (a) "buttermilk" means the product that remains after the butter fat is removed from milk by churning and includes the product that is obtained by adding a pure lactic culture to skim-milk;
- (b) "chocolate milk" means milk that contains not less than 3.25 per cent of butter fat and a chocolate flavouring;
- (c) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
- (d) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and
- (e) "whipping cream" means cream that contains not less than 32 per cent of butter fat.
- 2. The maximum prices at which buttermilk, chocolate milk, standard milk, table cream and whipping cream may be sold by retail in the market of Wiarton shall be as follows:

	in bottles	in cardboard containers
(a) buttermilk quart.	\$ .18	\$ .19
(b) chocolate milk quart pint half-pint. 8 ounces 7 ounces	12	.24 .13 .08 .07
(c) standard milk quart pint half-pint	11	.21 .12 .07
(d) table cream quart pint half-pint	45	.86 .46 .26
(e) whipping cream quart pint half-pint	65	1.26 .66 .36

3. These regulations come into force on the 1st of April, 1952.

# THE MILK CONTROL BOARD OF ONTARIO

A. B. Currey
Chairman
K. M. Betzner
Member
J. L. Burrows
Member
H. E. McCallum
Member

Dated at Toronto, this 20th day of March, 1952.

(691)

# THE MILK CONTROL ACT

O. Reg. 138/52. Retail Milk Prices in the market of New Hamburg. New. Made—20th March, 1952. Filed—21st March, 1952, 2.40 p.m.

# REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

# 1. In these regulations

- (a) "buttermilk" means the product that remains after the butter fat is removed from milk by churning and includes the product that is obtained by adding a pure lactic culture to skim-milk;
- (b) "chocolate drink" means milk that contains a chocolate flavouring;
- (c) "skim-milk" means milk that contains not more than .25 per cent of butter fat;
- (d) "sour cream" means cream that has been allowed to sour naturally or by the addition of a culture and that contains not less than 16 per cent of butter fat;
- (e) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
- (f) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and
- (g) "whipping cream" means cream that contains not less than 32 per cent of butter fat.
- 2. The maximum prices at which buttermilk, chocolate drink, skim-milk, sour cream, standard milk, table cream and whipping cream may be sold by retail in the market of New Hamburg shall be as follows:

		in cardboard containers
** · ·	 00	\$ .17

(b)	chocolate drink quart. pint. half-pint. 8 ounces. 7 ounces.	. 22 . 12 . 08 . 07 . 06	. 23 . 13 . 09 . 08 . 07
(c)	skim-milk quart pint	. 15	.16
(d)	sour cream quart pint half-pint	. 85 . 45 . 25	. 86 . 46 . 26
(e)	standard milk quart pint half-pint	. 21 . 12 . 07	. 22 . 13 . 08
( <i>f</i> )	table cream quart pint half-pint.	. 85 . 45 . 25	. 86 . 46 . 26
(g)	whipping cream quart pint half-pint	1.25 .65 .35	1.26 .66 .36

3. These regulations come into force on the 1st of April, 1952.

THE MILK CONTROL BOARD OF ONTARIO

A. B. Currey
Chairman
K. M. Betzner
Member
J. L. Burrows
Member
H. E. McCallum
Member

Dated at Toronto, this 20th day of March, 1952.

(692)

# THE MILK CONTROL ACT

O. Reg. 139/52. Retail Milk Prices in the market of Hearst. New and revoking O. Regs. 278/51. Made—20th March, 1952. Filed—21st March, 1952, 2.50 p.m.

# REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

# 1. In these regulations

- (a) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat; and
- (b) "whipping cream" means cream that contains not less than 32 per cent of butter fat.
- 2. The maximum prices at which standard milk and whipping cream may be sold by retail in the market of Hearst shall be as follows:

			in cardboard containers
(a) standard milk quart pint half-pint	 	 .13	\$ .24 .14 .09

(b) whipping cream		
quart	1.25	1.26
pint	. 65	. 66
half-pint	.35	.36

- 3. Ontario Regulations 278/51 are revoked.
- 4. These regulations come into force on the 1st of April, 1952.

# THE MILK CONTROL BOARD OF ONTARIO

	A. B. Currey Chairman K. M. Betzner Member
(Seal)	J. L. Burrows
	Member
	H. E. McCallum
	Member

Dated at Toronto, this 20th day of March, 1952.

# THE MILK CONTROL ACT

O. Reg. 140/52. Retail Milk Prices in the market of Parkhill. New. Made—20th March, 1952. Filed—21st March, 1952, 3.00 p.m.

# REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

- 1. In these regulations
  - (a) "chocolate drink" means milk that contains a chocolate flavouring;
  - (b) "skim-milk" means milk that contains not more than .25 per cent of butter fat;
  - (c) "special milk" means milk that contains not less than 4 per cent of butter fat;
  - (d) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
  - (e) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat;
  - (f) "whipping cream" means cream that contains not less than 32 per cent of butter fat; and
  - (g) "homogenized standard milk" means standard milk that has been subjected to a mechanical treatment that prevents separation of the butter fat.
- 2. The maximum prices at which chocolate drink, skim-milk, special milk, standard milk, table cream, whipping cream and homogenized standard milk may be sold by retail in the market of Parkhill shall be as follows:

in bottl	cardboard es containers
quart\$ .21	\$ .22
pint	. 13
half-pint	. 09
8 ounces	7 .08
7 ounces	. 07

of

(b) skim-milk quart	 . 15	. 16
(c) special milk quart pint half-pint	 . 22 . 12 . 08	. 23 . 13 . 09
(d) standard milk quart pinthalf-pint	 . 20 . 11 . 06	. 21 . 12 . 07
(e) table cream quart pint half-pint	 . 85 . 45 . 25	. 86 . 46 . 26
(f) whipping crean quart pint half-pint	 1.25 .65 .35	1.26 .66 .36
(g) homogenized st quart pint half-pint	 . 21 . 11 . 06	. 22 . 12 . 07

3. These regulations come into force on the 1st of April, 1952. THE MILK CONTROL BOARD OF ONTARIO

> A. B. CURREY Chairman

K. M. Betzner Member I. L. Burrows Member H. E. McCallum Member

Dated at Toronto, this 20th day of March, 1952.

(694)14

# THE MILK CONTROL ACT

O. Reg. 141/52. Retail Milk Prices in the market of Lucknow. New. Made--20th March, 1952. Filed-21st March, 1952, 3.10 p.m.

### REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

# 1. In these regulations

(Seal)

- (a) "chocolate drink" means milk that contains a chocolate flavouring;
- (b) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat; and
- "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat.
- 2. The maximum prices at which chocolate drink standard milk and table cream may be sold by retail in the market of Lucknow shall be as follows:

					cardboard containers
(a)	chocolate drink				
	quart	 	<i>:</i> .	\$ . 20	\$ .21
	pint	 		11	. 12
	half-pint				. 08
	8 ounces				. 07
	7 ounces				. 06

	(b) standard	milk					
	quart.				.19	. 2	0
	pint				.11	. 1	2
	ĥalf-pi	nt			. 06	.0	
	(c) table cre	am					
					. 85	. 8	6
	pint				.45	. 4	6
	half-pi	int <sub>:</sub>			. 25	. 2	6
f	3. These regularity 1952.	ulations	s come	into	force	on the	1st
*	p, 1902.		MILK ONTA		NTRO	L BOA	RD
				А. В	. Cur	REY Chairm	an

	A. B. Currey
	Chairman
	K. M. Betzner
	Member
(Seal)	J. L. Burrows
	Member
	H. E. McCallum
	Member

Dated at Toronto, this 20th day of March, 1952.

(695)14

### THE MILK CONTROL ACT

O. Reg. 142/52. Retail Milk Prices in the market of Mildmay. New Made-20th March, 1952. Filed-21st March, 1952, 3.20 p.m.

## REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

# 1. In these regulations

- (a) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat; and
- (b) "whipping cream" means cream that contains not less than 32 per cent of butter fat.
- 2. The maximum prices at which standard milk and whipping cream may be sold by retail in the market of Mildmay shall be as follows:

		cardboard containers
(a) standard milk quart pint half-pint	11	\$ .21 .12 .07
(b) whipping cream quart pint half-pint	65	1.26 .66 .36

3. These regulations come into force on the 1st of April, 1952.

THE MILK CONTROL BOARD OF ONTARIO

A. B. Currey Chairman K. M. BETZNER Member J. L. Burrows (Seal) Member H. E. McCallum Member

Dated at Toronto, this 20th day of March, 1952.

14 (696)

# THE MILK CONTROL ACT

O. Reg. 143/52. Retail Milk Prices in the market of Brigden. New. Made-20th March, 1952. Filed-21st March, 1952, 3.30 p.m.

# REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

# 1. In these regulations

- (a) "chocolate drink" means milk that contains a chocolate flavouring;
- (b. "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
- (c) "table cream" means cream that contains not less than 16 percent and not more than 24 per cent of butter fat; and
- (d) "whipping cream" means cream that contains not less than 32 per cent of butter fat.
- 2. The maximum prices at which chocolate drink, standard milk, table cream and whipping cream may be sold by retail in the market of Brigden shall be as follows:

(a) abasolata drivit	in bottles	in cardboard containers
(a) chocolate drink	. 13 . 08 . 07	\$ .24 .14 .09 .08 .07
(b) standard milk quart pint half-pint	. 12	. 23 . 13 . 08
(c) table cream quart pint half-pint	. 45	. 86 . 46 . 26
(d) whipping cream quart pint half-pint	. 65	1.26 .66 .36

3. These regulations come into force on the 1st of April, 1952.

# THE MILK CONTROL BOARD OF ONTARIO

	A. B. CURREY Chairman K. M. BETZNER
Seal)	Member J. L. BURROWS
	Member
	H. E. McCALLUM
	Member

Dated at Toronto, this 20th day of March, 1952.

(697)14

### THE MILK CONTROL ACT

O. Reg. 144/52. Retail Milk Prices in the market of Markham. New Made—20th March, 1952. Filed—21st March, 1952, 3.40 p.m.

### REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

### 1. In these regulations

- (a) "buttermilk" means the product that remains after the butter fat is removed from milk by churning and includes the product that is obtained by adding a pure lactic culture to skim-milk:
- (b) "chocolate drink" means milk that contains a chocolate flavouring;
- (c) "skim-milk" means milk that contains not more than .25 per cent of butter fat;
- (d) "special milk" means milk that contains not less than 4 per cent of butter fat;
- (e) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
- (f) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and
- (g) "whipping cream" means cream that contains not less than 32 per cent of butter fat.

2. The maximum prices at which buttermilk, chocolate drink, skim-milk, special milk, standard milk, table cream and whipping cream may be sold by retail in the market of Markham shall be as follows:

		b	in ottles		in dboard itainers
(a)	buttermilk quart	\$	. 17	\$	. 18
(b)	chocolate drink quart pint half-pint s ounces ounces		. 22 . 12 . 08 . 07 . 06		. 23 . 13 . 09 . 08 . 07
(c)	skim-milk quart		. 15		.16
(d)	special milk quart		. 23		. 24
(e)	standard milk quartpinthalf-pint.		. 21 . 12 . 07		.22 .13 .08
(f)	table cream quart. pint. half-pint.		. 85 . 45 . 25		.86 .46 .26
(g)	whipping cream quart pint half-pint		.25	1	. 26 . 66 . 36

(Seal)

3. These regulations come into force on the 1st of April, 1952.

# THE MILK CONTROL BOARD OF ONTARIO

A. B. CURREY
Chairman
K. M. BETZNER
Member
J. L. BURROWS
Member
H. E. McCALLUM
Member

Dated at Toronto, this 20th day of March, 1952.

(698)

### THE MILK CONTROL ACT

O. Reg. 145/52. Retail Milk Prices in the market of Gananoque. New. Made—20th March, 1952. Filed—21st March, 1952, 3.50 p.m.

# REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

1. In these regulations

(Seal)

- (a) "buttermilk" mean the product that remains after the butter fat is removed from milk by churning and includes the product that is obtained by adding a pure lactic culture to skim-milk;
- (b) "chocolate drink" means milk that contains a chocolate flavouring;
- (c) "skim-milk" means milk that contains not more than .25 per cent of butter fat;
- (d) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat; and
- (e) "whipping cream" means cream that contains not less than 32 per cent of butter fat.
- 2. The maximum prices at which buttermilk, chocolate drink, skim-milk, standard milk and whipping cream may be sold by retail in the market of Gananoque shall be as follows:

(a) buttermilk	bottles	in cardboard containers
quart	.\$ .16	\$ .17
(b) chocolate drink	12	. 22 . 13 . 08 . 07 . 06
(c) skim-milk quart	14	. 15
(d) standard milk quart pint half-pint	11	. 21 . 12 . 07

(e)	whipping cream	
	quart 1.25	1.26
	pint	. 66
	half-pint	36

3. These regulations come into force on the 1st of April, 1952.

# THE MILK CONTROL BOARD OF ONTARIO

A. B. CURREY
Chairman
K. M. BETZNER
Member
J. L. BURROWS
Member
H. E. McCALLUM
Member

Dated at Toronto, this 20th day of March, 1952.

(699)

# THE MILK CONTROL ACT

O. Reg. 146/52.
Retail Milk Prices in the market of Markdale.
New.
Made—20th March, 1952.
Filed—21st March, 1952, 4.00 p.m.

# REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

- 1. In these regulations
  - (a) "chocolate drink" means milk that contains a chocolate flavouring;
  - (b) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
  - (c) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and
  - (d) "whipping cream" means cream that contains not less than 32 per cent of butter fat.
- 2. The maximum prices at which chocolate drink, standard milk, table cream and whipping cream may be sold by retail in the market of Markdale shall be as follows:

		cardboard containers
(a) chocolate drink quart		. 22 . 13 . 09 . 08 . 07
(b) standard milk quart pint half-pint	11	.21 .12 .08
(c) table cream quart pint half-pint	45	.86 .46 .26

(Seal)

(Seal)

(d) whipping cream		
quart	1.25	1.26
pint		. 66
half-pint	. 35	. 36

3. These regulations come into force on the 1st of April, 1952.

# THE MILK CONTROL BOARD OF ONTARIO

A. B. CURREY
Chairman
K. M. BETZNER
Member
J. L. BURROWS,
Member
H. E. McCALLUM
Momber

Dated at Toronto, this 20th day of March, 1952.

(700)

### THE MILK CONTROL ACT

O. Reg. 147/52. Retail Milk Prices in the market of Kincardine. New. Made—20th March, 1952. Filed—21st March, 1952, 4.10 p.m.

# REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

# 1. In these regulations

- (a) "buttermilk" means the product that remains after the butter fat is removed from milk by churning and includes the product that is obtained by adding a pure lactic culture to skim-milk;
- (b) "chocolate drink" means milk that contains a chocolate flavouring;
- (c) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
- (d) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and
- (e) "whipping cream" means cream that contains not less than 32 per cent of butter fat.
- 2. The maximum prices at which buttermilk, chocolate drink, standard milk, table cream and whipping cream may be sold by retail in the market of Kincardine shall be as follows:

(a)	huttormille	in bottles	in cardboard containers
(a)	buttermilk quart	.\$ .15	\$ .16
<b>(</b> b)	chocolate drink quart pint half-pint 8 ounces 7 ounces	11 07 06	.21 .12 .08 .07

(c) standard milk quart pint half-pint	. 10	.20 .11 .07
(d) table cream quart pint half-pint	. 38	.71 .39 .24
(e) whipping cream quart pint half-pint	. 58	1.06 .59 .34

3. These regulations come into force on the 1st of April, 1952.

# THE MILK CONTROL BOARD OF ONTARIO

Α.	В.	CURI	REY
		Cł	nairman
K.	Μ.	BET	ZNER
		I	Member
I.	L. E	BURR	ROWS
		Ī	Member
Η.	E.	McC	ALLUM
		Ī	Member

Dated at Toronto, this 20th day of March, 1952.

(701)

### THE POLICE ACT

O. Reg. 148/52.
Division of Responsibility for Policing.
Amending Regulations 320 of Consolidated Regulations 1950.
Made—20th March, 1952.
Filed—24th March, 1952, 10.40 a.m.

### REGULATIONS MADE UNDER THE POLICE ACT

1. Part 1 of schedule 2 of Regulations 320 of Consolidated Regulations of Ontario 1950 is amended by adding thereto the following item:

47a. Municipal Township of WIDDIFIELD — the whole

WIDDIFIELD + -- the whole(702)

# THE DIVISION COURTS ACT

14

O. Reg. 149/52. Territorial Limits of Divisions. Amending O. Regs. 270/50. Made—20th March, 1952. Filed—24th March, 1952, 10.50 a.m. —By Direction.

# REGULATIONS MADE UNDER THE DIVISION COURTS ACT

1. The index of schedules of descriptions of division court boundaries in Ontario Regulations 270/50, as amended by Ontario Regulations 16/52 and 82/52, is further amended by striking out:

	Stormont,	Dundas	and (	Glengarry	2	177	2. Schedules 178 and 179 of Ontario Regulations
	27	22	57	77	3	178	270/50 are reveled and the full regulations
	29	77	27	17	4	179	270/50 are revoked and the following substituted
	31	13	33	22	ŝ	180	therefor:
	22	27	22	29	6	181	
	27	>>	11	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	8		CCHEDINE
	11	17	11	"		183	SCHEDULE 178
		22	37		10	184	
	77	77	77	77	12	186	1. The City of Cornwall.
and	substitutin	g theref	or:				2. The townships of
	Stormont,	Dundas,"	and (	Glengarry	2	177 178	(a) Cornwall, and
	22	22	22	27	5	180	
	27	22	22	22	6		(b) Osnabruck.
	,,	22	22	22	6	181	
	77	31	71	27	8	183	
					10	184	(703)
	27	27	27	27	12	186	14

# THE SURROGATE COURTS ACT

O. Reg. 150/52. Fees to Counsel and Solicitors. Amending Regulations 357 of Consolidated Regulations 1950. Made—29th February, 1952. Approved—20th March, 1952. Filed—24th March, 1952, 11.00 a.m.

AMENDMENTS to the items dealing with fees to Counsel and Solicitors in Appendix B, Consolidated Regulations of Ontario, 1950, Regulation 357, being the Rules of Practice and Procedure in the Surrogate Court made by the Rules Committee on the 29th day of February, 1952, under The Surrogate Courts Act.

1. The items dealing with fees to Counsel and Solicitors in Appendix B, Consolidated Regulations of Ontario, 1950, Regulation 357, being the Rules of Practice and Procedure in respect of proceedings in the Surrogate Court, are repealed, effective as of April 1st, 1952, and the following substituted therefor:—

FEES TO COUNSEL AND SOLICITORS

for	Probate Succ or Ad- Succ	paration of ession Duty chedules, Ontario	Preparation of Succession Duty Statements, Dominion	Passing Accounts
\$1,000 and under 1,000 — 3,000 3,000 — 5,000 5,000 — 10,000 10,000 — 15,000 15,000 — 20,000 20,000 — 25,000 25,000 — 50,000	\$15 25 50 75 125 160 190 225	\$15 15 25 35 40 45 65 95	\$7.50 7.50 12.00 20.00 30.00 35.00 50.00 70.00	\$25 35 50 65 75 90 100 125 plus one-eighth of one per cent. on all excess over \$25,000 up to \$50,000
50,000 — 100,000 100,000 — 200,000 200,000 — 400,000 400,000 — 500,000 500,000 — 1,000,000 1,000,000 — and up	\$250 plus one-eighth of one per cent. on all excess over \$50,000 up to \$200,000 and plus one-seventh of one per cent. on all excess over \$200,000 In discretion of the Judge	125 160 190 220 250	95.00 120.00 140.00 165.00 190.00	160 plus one-eighth of one cent. on all excess over \$50,000

Note: The fees on passing accounts shall be charged on the amount of receipts, both capital and revenue.

# Advertising for Creditors:

In estates up to \$50,000	\$10.00
In estates over \$50,000	15.00

- (a) In cases of probate fees and succession duty schedules and statements and on passing of accounts, the same to be subject to increase at discretion of Surrogate Court Judge, where the above tariff of fees is in his opinion inadequate.
- (b) On passing of accounts where solicitors for beneficiaries attend, each solicitor to be allowed such an amount as the Surrogate Court Judge may determine.
- (c) For legal services not covered by tariff, such fees as may be allowed by Surrogate Court Judge.

- (d) For distributing estate after passing of accounts, such fees as may be allowed by Surrogate Court Judge.
- (e) For affidavits required by Succession Duty Departments, such allowance as may be made by Surrogate Court Judge.

### INCIDENTAL ITEMS

Revocation of Grant (subject to increase)	\$35.	.00
Fees on filing for Ancillary Grants to be on same scale as on grant of probate or administration.  Copies—for each notarial, sworn, certified or authenticated copy of probate or administration, including letter.  minimum, subject to increase where Will exceeds two pages in length, at the rate of fifteen cents per folio per copy for such excess.	4	. 00
Drawing caveat.  Drawing Notice of Contestation of Claim  Attendance where action directed to be brought or where preliminary proceedings settled  Contentious business in cases involving over \$800 to be on Supreme Court Tariff, subject to the discretion of the Surrogate Court Judge.	10 15 20	00,00
Releases in estates under \$10,000 each	10	00
(704)		14

# THE HIGHWAY TRAFFIC ACT

O. Reg. 151/52. Load Limits on the King's Highway. Amending Regulations 140 of Consolidated Regulations 1950 and Revoking O. Regs. 124/52. Made—20th March, 1952. Filed—24th March, 1952, 11.55 a.m.

# REGULATIONS MADE UNDER THE HIGHWAY TRAFFIC ACT

1. Schedule 2 of Regulations 140 of Consolidated Regulations of Ontario 1950 as made by Ontario Regulations 124/52 is struck out and the following substituted therefore:

### SCHEDULE 2

The portion of the King's Highway lying north of the Severn River and east of that portion of the King's Highway known as number 69 and north and east of that portion of the King's Highway known as number 12 from Atherley to Sunderland Corners and north of that portion of the King's Highway known as number 7 from Sunderland Corners to Perth and north and west of those portions of the King's Highway known as numbers 15 and 29 from Perth to Arnprior, excepting thereout that portion of the King's Highway known as number 17 from Arnprior to Pembroke and that portion of the King's Highway known as number 11 from Severn River to Bracebridge.

2. Ontario Regulations 124/52 are revoked.

(705) 14

# THE CREDIT UNIONS ACT

O. Reg. 152/52.
Dissolution of Canbri Employees' (Ajax) Credit Union Limited.
New.
Made—3rd March, 1952.
Approved—20th March, 1952.
Filed—25th March, 1952, 9.00 a.m.

# ORDER MADE BY THE MINISTER UNDER THE CREDIT UNIONS ACT

IT IS ORDERED that Canbri Employees' (Ajax) Credit Union Limited be dissolved.

THOMAS L. KENNEDY
MINISTER OF AGRICULTURE

Dated at Toronto this 3rd day of March, 1952.

(706)

14

# THE FARM PRODUCTS GRADES AND SALES ACT

O. Reg. 153/52. Honey. Amending Regulations 88 of Consolidated Regulations 1950 and O. Regs. 263/51. Approved—20th March, 1952. Filed—25th March, 1952, 9.10 a.m.

# REGULATIONS MADE BY THE MINISTER THE FARM PRODUCTS GRADES AND SALES ACT

1. Clause b of regulation 2 of Regulations 88 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:

- (b) sold on the premises where the honey was extracted by a bee-keeper direct to the consumer if the container is marked with the bee-keeper's name and address and the word "honey".
- 2. Regulation 10 of Regulations 88 of Consolidated Regulations of Ontario 1950, as made by regulation 4 of Ontario Regulations 263/51 is revoked and the following substituted therefor:
  - 10. Honey shall be packed in clean, sound, standard containers that shall be, except for containers having a capacity of less than 8 ounces, of the type in column 1 and of the capacity designated in column 2 of schedule 1.

#### SCHEDULE 1

	COLUMN 1	COL	UMN 2			
ITEM	TYPE	CAPACITY				
TIEW	ITEM TYPE	in ounces	in pounds			
1	Glass	8 or 12	1, 2 or 4			
2	Metal		1, 2, 4, 8, 30, 40, 60 or 70			
3	Paper	8 or 12	1, 2 or 4			

3. Regulations 4 and 9 of Ontario Regulations 263/51, are revoked.

THOMAS L. KENNEDY
MINISTER OF AGRICULTURE

(707)

14

#### THE OLEOMARGARINE ACT

O. Reg. 154/52. Standards of Quality and Analysis. Amending O. Regs. 41/52. Made—20th March, 1952. Filed—25th March, 1952, 9.20 a.m.

### REGULATIONS MADE UNDER THE OLEOMARGARINE ACT

1. Clause b of subregulation 1 of regulation 7 of Ontario Regulations 41/52 is revoked and the following substituted therefor:

- (b) comprise at least 80 per cent by weight of the oleomargarine.
- 2. Form 6 of Ontario Regulations 41/52 is struck out and the following substituted therefor:

#### FORM 6

#### The Oleomargarine Act

#### REPORT OF ANALYST

From whom received......(name and address)

Date of making examination or analysis of sample..

#### RESULTS OF EXAMINATION AND ANALYSIS

- 1. I found the sample has the following component parts and percentages thereof: (a) refined oils of animal, fish, marine-animal or vegetable origin or any combination thereof, ... per cent, (b) water per cent, (c) milk solids ... per cent, (d) salt ... per cent, and (e) other parts and percentages:
- 2. I found by analysis of the refined oils in the sample the following values: (a) iodine value..., (b) index of refraction ..., (c) saponification value ..., (d) Reichert-Meissl value ..., (e) Polenske value ..., (f) Kirschner value ..., and (g) acid
- 3. I found the color of the sample contains.... Lovibond units of red and yellow.

I certify that the sample is.....(fit or unfit)

for human consumption.

Quantity in sample...

Date . (signature of analyst)

(708)



### INDEX 14

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### **Government Publications**

As listed below, may be obtained from the Office of the Queen's Printer, Parliament Buildings, Toronto

#### EMPIRE 3-1211—Local 732

Remittance to be made payable to the Provincial Treasurer of Ontario and sent with your order to the office of the Queen's Printer.

REVISED STATUTES OF ONTARIO, 1950
5 Bound Volumes — — \$25.00 per set

THE CONSOLIDATED REGULATIONS OF ONTARIO, 1950
3 Bound Volumes — — \$20.00 per set

SESSIONAL STATUTES OF ONTARIO, 1951	\$2.00
Assessment Act\$ .75	Logging Tax Act
Bills of Sale and Chattel Mortgage Act       .25         Bulk Sales Act       .25         Companies Act       .75	Marine Insurance Act       .25         Marriage Act       .10         Mechanics Lien Act       .25
Conditional Sales Act.         .25           Coroners' Act.         .25	Municipal Act
Corporations Tax Act	Municipal Drainage Aid Act Provincial Aid to Drainage Act  Notaries Act
Deserted Wives and Children's Maintenance Act25 Ditches and Watercourses Act25	Partnership Act and Partnership Registration Act
Division Courts Act, Rules and Forms	Planning Act
Hospital Tax Act and Regulations	Public Health Act
Justice of the Peace Act.10Land Surveyors Act.25Land Titles Act.50	Registry Act
Land Trues Act	Securities Act and Regulations
Line Fences Act	Surveys Act
Local Improvement Act	Trustees Act

#### MISCELLANEOUS PUBLICATIONS

Annual Report of Municipal Statistics, 1950 5.0	00 Report of the Ontario Royal Commission on Milk,	
Forest Trees of Ontario	50	.00
Land Titles Rules, Forms and Tariff of Fees 1.0	and Suggestions of the Report on Milk	.15
Manual of Assessment Values 4.0	Report of the Select Committee on Conservation,	
Municipal Directory, 1952	00 1950	.00
Public Accounts of the Province of Ontario5	Rules of Practice and Procedure of the Supreme	
Regulations Under The Division Courts Act 1.0	00 Court of Ontario, 1951	.75
Report of the Ontario Royal Commission on	(Bound Copy)	.00
Forestry, 1947 1.0	00   Surrogate Court Rules, Forms and Tariff of Fees	.50



### Notice to Sheriffs and Treasurers

Re Advertising Sale of Lands for Taxes in "The Ontario Gazette", Year 1952

Section 152 of The Assessment Act provides:

152. The day of the sale shall be more than ninety-one days after the first publication of the list in The Ontario Gazette.

During year 1952 the dates for publication of tax sale advertisements in The Ontario Gazette are as follows:

January 5th,	Issue	No.	1-		Date	Sale	can	be held	1—April, 5th,	1952
February 2nd,	66	66	5	66	44	46	66	66	-May 3rd,	66
March 1st,	44	"	9	66	"	44	44	66	—June 2nd,	66
April 5th,	ш	44	14	66	"	"	"	66	—July 5th,	46
May 3rd,	"	66	18	66	66	"	66	66	—August 2nd,	66
June 7th,	"	66	23	66	66	"	66	44	—September 6th,	66
July 5th,	66	66	27	66	66,	"	66	66	-October 4th,	66
August 2nd,	66	66	31	66	66	66	66	66	-November 1st,	66
September 6th,	"	66	36	66	66	66	66	66	—December 6th,	66
October 4th,	44	66	40	44	44	"	"	66	—January 3rd,	1953
November 1st,	66	66	44	66	44	44	66	66	—February 2nd,	66
December 6th,	"	44	49	66	"	66	46	44	-March 7th,	"

Advertisements of tax sales must be received by the Queen's Printer at least TWO WEEKS PRIOR TO THE DATE OF PUBLICATION IN THE ONTARIO GAZETTE.

#### ADVERTISING RATES FOR TAX SALES

- 2.—(1) The rates payable for publication of matters in The Ontario Gazette shall be,—
- (a) for a double-column insertion of,—
  - (i) a notice of the sale of land for arrears of taxes, \$5; and
  - (ii) a list of lands liable to be sold for arrears of taxes, 25 cents a line or fraction thereof;

#### **EXAMPLE**

For each insertion—The minimum fee due with copy is \$5.00 for each Warrant and 25 cents for each line or part lines after the Warrant.

Cheques should be made payable to THE PROVINCIAL TREASURER OF ONTARIO and forwarded to THE ONTARIO GAZETTE.

No exchange required on cheques.

Advertisements should be typewritten or printed legibly, separate from covering letter, number of insertions required must be stated and all signatures should be typed.

All correspondence should be addressed in full "THE ONTARIO GAZETTE", Queen's Printer Office, Parliament Buildings, Toronto, Ontario.

### Rates of Advertising in The Ontario Gazette

(Rates are chargeable re agate line measurement-14 lines to the inch)

#### THE OFFICIAL NOTICES PUBLICATIONS ACT

### REGULATIONS MADE UNDER THE OFFICIAL NOTICES PUBLICATIONS ACT

- 1. In these regulations "line" means agate line.
- 2.—(1) The rates payable for publication of matters in The Ontario Gazette shall be,—
  - (a) for a double-column insertion of,
    - (i) a notice of the sale of land for arrears of taxes, \$5; and
    - (ii) a list of lands liable to be sold for arrears of taxes, 25 cents a line or fraction thereof; and
  - (b) for a single-column insertion of all other matters,
    - (i) on the first insertion, 20 cents a line or fraction thereof; and
    - (ii) on each additional insertion, 10 cents a line or fraction thereof.
  - (2) The rates in subregulation 1 shall be paid as follows:
  - (a) upon submitting the copy of a matter for publication, \$5 for the first insertion and \$2.50 for each additional insertion requested; and
  - (b) except for the rates payable under subclause i of clause a of subregulation 1 of the balance, after crediting the amount paid under clause a, upon receipt of an account from the Queen's Printer.
- (3) Where the amount paid under clause a of subregulation 2 exceeds the rates payable. the person making that payment shall be entitled to a refund of the amount by which the amount paid exceeds the rates payable.
  - 3.—(1) The rates payable for THE ONTARIO GAZETTE shall be,
  - (a) by subscribers for a subscription of 52 weekly issues, \$6; and
  - (b) by others for a single copy, 15 cents.
  - (2) The rates in subregulation 1 shall be payable in advance.

THE ONTARIO GAZETTE is published each Saturday and advertisements must be received before Thursday noon to ensure publication in the next issue.

Advertisements should be typewritten or written legibly, separate from covering letter. Number of insertions required must be stated and the names of all signing officers typewritten or printed.

A copy of The Ontario Gazette will be sent free to each advertiser, approximately four days after publication date, for each week that his advertisement appears.

The 12 Month Tax Sale Issues may be subscribed to for \$1.80 per annum.

All remittances should be made payable to The Provincial Treasurer of Ontario and forwarded to THE ONTARIO GAZETTE.

All correspondence should be addressed:

THE ONTARIO GAZETTE, Queen's Printer Office, Parliament Buildings, Toronto, Ontario.



# The Ontario Gazette

#### PUBLISHED BY AUTHORITY

VOL. LXXXV

TORONTO, SATURDAY, APRIL 12th, 1952

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### **Government Notices Respecting Corporations**

#### Letters Patent of Incorporation

#### AITCHISON SECURITIES LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 19th day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Hugh Firstbrook Dean and Paul Gillrie Philp, Solicitors; and Mary Irene Hindelang, Bookkeeper; all of the City of Hamilton, in the County of Wentworth and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of AITCHISON SECURITIES LIMITED: (a) To carry on the business of an investment company and for that purpose to purchase, take in exchange, subscribe for or otherwise acquire, hold, sell, alienate and otherwise dispose of shares, stocks, bonds, debentures, debenture stock, warrants, option certificates, securities, mortgages, hypothecs, secured and unsecured loans, debts and obligations and investments of all kinds and to manage, sell, alienate or otherwise dispose of any of the assets of the Company from time to time and generally to make investments of the funds or moneys of the Company in any kind of property, real and immovable, personal and movable, and to change, alter, vary or realize upon any investments from time to time and to reinvest the proceeds thereof; and for the further purposes and objects therein set forth: with a capital divided into Twenty Thousand cumulative redeemable first preference shares of the par value of Twenty-five dollars each, Ten Thousand non-voting non-cumulative redeemable second preference shares of the par value of Ten dollars each and Twenty Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Twenty Thousand dollars; with its Head Office at the said

City of Hamilton; and its Provisional Directors being Hugh Firstbrook Dean, Paul Gillrie Philp and May Irene Hindelang, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

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#### ALLANDALE DRUGS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 21st day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Douglas Egerton Armstrong, Druggist, and Dorothy Armstrong, Married Woman, both of the City of Toronto, in the County of York and Province of Ontario; William Douglas Hunter, Druggist, and Marie Hunter, Married Woman, both of the Town of Penetanguishene, in the County of Simcoe and Province of Ontario; and Charles Edgar Onley, of the Town of Midland, in the said County of Simcoe, Solicitor; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of ALLANDALE DRUGS LIMITED; Subject to the provisions of The Pharmacy Act: (a) To prepare, manufacture, buy, sell and deal in chemical and pharmaceutical products and/or preparations, drugs, medicines, toilet articles, surgical and scientific apparatus, perfumes and all other goods, wares and merchandise generally bought, sold and dealt in by persons or corporations carrying on business as wholesale or retail druggists; and for the further purposes and objects therein set forth: with a capital divided into Three Thousand preference shares of the par value of Ten dollars each and Ten Thousand common shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars:

with its Head Office at the Town of Barrie, in the said County of Simcoe; and its Provisional Directors being Douglas Egerton Armstrong, William Douglas Hunter and Charles Edgar Onley, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(769)

#### G. F. ANDREWS CATERING CO. LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 19th day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Gerald Marshall Ferguson, Barrister; and George Frank Andrews and Betty Oram, Caterers; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of G. F. ANDREWS CATERING CO. LIMITED: (a) To carry on the business of caterers, industrial or commercial, wholesale and retail bakers, confectioners and manufacturers, providers or purveyors of biscuits, cakes, provisions, ice cream, candy and all kinds of foods; and to carry on the catering business generally; and for the further purposes and objects therein set forth: with a capital divided into Three Thousand preference shares of the par value of Ten dollars each and Twenty Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Twenty Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Gerald Marshall Ferguson, George Frank Andrews and Betty Oram, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(769)

#### ATIKOKAN CURLING CLUB

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 27th day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Sydney Grenville Hancock, Surveyor; Kenneth Lawrence McRorie, Engineer; William Bryson Leishman, Druggist; Joseph Sponarski, Lumber Dealer; Joseph Alexa, Maintenance Manager; Clare Joseph Fitzgerald, Accountant; Edwin Gienow, Foreman; and Jessie Evelyn McRorie and Kathleen Agnes Married Women; all of the Inprovement District of Atikokan, in the District of Rainy River and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Corporation, and persons who thereafter become members thereof, a corporation without share capital under the name of ATIKOKAN CURLING CLUB; To own and operate a curling rink and to foster and develop social and athletic activities at the said improvement District of Atikokan; with its Head Office at the said Improvement District of Atikokan; and its First Directors being Sydney Grenville Hancock, Kenneth Lawrence McRorie, William Bryson Leishman, Joseph Sponarski, Joseph Alexa, Clare Joseph Fitzgerald, Edwin Gienow, Jessie Evelyn McRorie and Kathleen Agnes Starr, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

#### BROOKGREEN PROPERTIES LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 18th day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting John Beverly Robinson and Bryce Robert-son Parker MacKenzie, Solicitors; Fraser Mathews Fell, Student-at-Law; and Margaret Helen Swain, Stenographer; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of BROOKGREEN PROPERTIES LIMITED: (a) To purchase, lease, take in exchange or otherwise acquire lands or interest therein together with any buildings or structures that may be on the said lands or any of them, and to sell, lease, exchange, mortgage or otherwise dispose of the whole or portion of the lands and all or any of the buildings or structures that are now or may hereafter be erected thereon, and to take such security therefor as may be deemed necessary; and for the further purposes and objects therein set forth: with a capital divided into Five Thousand Five Hundred 6% non-cumulative redeemable preference shares of the par value of Ten dollars each and Five Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Five Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being John Beverly Robinson, Bryce Robertson Parker MacKenzie, Fraser Matthews Fell and Margaret Helen Swain, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

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#### CAMARILLO OILS LIMITED

(No Personal Liability)

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 25th day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Thomas Frederick Cooper Cole and Norman Oliver Seagram, Barristers; Keith Allan Flanigan, Student-at-Law; and Lillian Mae Cranston and Vivian Gertrude Leblanc, Stenographers; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a corporation under the name of CAMARILLO OILS LIMITED (No Personal Liability): (a) To acquire, own, lease, prospect for open, explore, develop, work, improve, maintain and manage mines and mineral lands and deposits, including oil and gas lands and deposits, and to dig for, raise, crush, wash, smelt, assay, analyze, reduce, amalgamate, refine, pipe, convey and otherwise treat ores, metals and minerals, including oil and gas, whether belonging to the Company or not, and to render the same merchantable and to sell or otherwise dispose of the same or any part thereof or interest therein; and for the further purposes and objects therein set forth: with further purposes and objects therein set forth: with a capital of Five Million dollars divided into Five Million shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being Thomas Frederick Cooper Cole, Norman Oliver Seagram, Keith Allan Flanigan, Lillian Control of Mae Cranston and Vivian Gertrude Leblanc, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(769)

#### CANAERO CONSULTANTS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 19th day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Newton Manly Young, Solicitor; Cecil Charles Richardson, Gentleman; and Margaret Jean Hill, Secretary; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of CANAERO CONcompany under the name of CANAERO CONSULTANTS LIMITED: (a) To engage in the designing of aeroplanes and seaplanes and parts thereof and, without limiting the generality of the foregoing, to design, fashion, fabricate and manufacture all or any parts thereof and in particular to fabricate aeroplane engines and parts thereof and to make and manufacture all manner of engines and accessories thereto; and for the further purposes and objects therein set forth: with a capital of Forty Thousand dollars divided into Forty Thousand shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being Newton Manly Young, Cecil Charles Richardson and Margaret Jean Hill, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

(769)

#### CHAIN SAW PROJECTS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 12th day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Henry Francis White, John Franklin Lake and Donald Wentworth Falconer, all of the City of Toronto, in the County of York and Province of Ontario, Barristers; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of CHAIN SAW PROJECTS LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To manufacture, repair, acquire, buy, sell, exchange, set up, equip and deal in machinery, engines, tools, implements and hardware of all kinds and all materials, metals and articles used in the manufacture and repair thereof or in any way connected therewith; and for the further purposes and objects therein set forth with a capital of Forty Thousand dollars divided into Forty Thousand shares of One dollar each; with its Head Office at the Town of Geraldton, in the District of Thunder Bay and Province of Ontario; and its Provisional Directors being Henry Francis White, John Franklin Lake and Donald Wentworth Falconer, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

(769)

### CITY-WIDE INVESTMENT COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 24th day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the

limitations and restrictions, if any, therein set forth constituting Lillian Strong, Married Woman; Ronald Wilson, Solicitor; and Hazel Pamenter, Secretary; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of CITY-WIDE INVESTMENT COMPANY LIMITED: (a) To buy, sell, exchange and generally deal in land, mortgages and charges and chattel mortgages, and to carry on a general mortgage brokerage business in all its respective branches; and for the further purposes and objects therein set forth: with a capital of Forty Thousand dollars divided into Four Thousand shares of Ten dollars each; with its Head Office at the said City of Toronto; and its Provisional Directors being Lillian Strong, Ronald Wilson and Hazel Pamenter, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

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### COMMERCIAL MOTOR RENTALS COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 21st day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Elizabeth Devitt, Joyce Taylor and Isabelle Hunter, all of the City of Toronto, in the County of York and Province of Ontario, Secretaries; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein. a private company under the name of COMMERCIAL MOTOR RENTALS COMPANY LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To carry on in all its branches the business of renting, leasing and letting for hire motor cars, trucks, tractors, trailers, motorcycles, boats, outboard motors, machinery and other articles or things of a character similar or analogous to the foregoing or any of them; and for the further purposes and objects therein set forth: with a capital divided into Nine Thousand preference shares of the par value of Ten dollars each and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Elizabeth Devitt, Joyce Taylor and Isabelle Hunter, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

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#### DAWSON TOWNSHIP AMALGAMATED TELEPHONE COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 20th day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Fernand Gratton, Leo Albert Landreville and John Edley Hawkins, Solicitors; Mary McHughen, Stenographer; and Philippe Simard, Accountant; all of the City of Sudbury, in the District of Sudbury and Province of Ontario; and any others who have

become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a corporation under the name of DAWSON TOWNSHIP AMALGAMATED TELEPHONE COMPANY LIMITED; Subject to the provisions of The Telephone Act and to any standard conditions and specifications for the construction and equipment of telephone systems prescribed by Order of The Ontario Municipal Board, to establish, own, control and operate within the Townships of Dawson and Robinson, in the District of Manitoulin, in the Province of Ontario, a general telephone system or business; and for the further purposes and objects therein set forth: with a capital of Four Thousand dollars divided into One Hundred and Sixty shares of Twenty-five dollars each; with its Head Office in the said Township of Dawson; and its Provisional Directors being Fernand Gratton, Leo Albert Landreville, John Edley Hawkins, Mary McHughen and Philippe Simard, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

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#### DONLEE HOLDINGS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 21st day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting George Feinsod and Harry Goldberg, Contractors; and Max Citron and Charles James Kaufman, Merchants; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of DONLEE HOLDINGS LIMITED; (a) To acquire, hold, furnish and lease real property; and for the further purposes and objects therein set forth: with a capital divided into Six Hundred preference shares of the par value of One Hundred dollars each and Forty Thousand common shares without any nominal or par value; provided, however, that the consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of One dollar for each share; with its Head Office at the said City of Toronto; and its Provisional Directors being George Feinsod, Harry Goldberg, Max Citron and Charles James Kaufman, hereinbefore mentioned.

R. J. CUDNEY.
Deputy Provincial Secretary.

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#### THE DRIVE-IN CLEANERS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 19th day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Charles Allen Thompson, John Charles Denison and Richard James Stanbury, Solicitors; and Dennis O'Leary, Student-at-Law; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of THE DRIVE-IN CLEANERS LIMITED; (a) To carry on the business of cleaners, pressers, dyers, launderers and repairers of clothing, fabrics, goods and household

furnishings; and for the further purposes and objects therein set forth: with a capital divided into Two Thousand Five Hundred 5% non-cumulative redeemable preference shares of the par value of Ten dollars each and Fifteen Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Fifteen Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Charles Allen Thompson, John Charles Denison, Richard James Stanbury and Dennis O'Leary, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

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#### FLETCHER TRANSPORT LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 20th day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Stanley Armour, Rowan Grant Gordon and Frederick Allan Beck, all of the City of Toronto, in the County of York and Province of Ontario, Barristers; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of FLETCHER TRANSPORT LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force, to carry on generally the business of trucking and transporting goods, wares and merchandise of every kind and description as common carriers and to act as forwarders and storage and express agents; with a capital of Forty Thousand dollars divided into Four Thousand shares of Ten dollars each; with its Head Office at the said City of Toronto; and its Provisional Directors being Stanley Armour, Rowan Grant Gordon and Frederick Allan Beck, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

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#### THE GLASS GUILD LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 25th day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting John Richard Anderson, Solicitor; and Helene Catharine Goettler and Elizabeth Harris, Secretaries; all of the City of Stratford, in the County of Perth and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of THE GLASS GUILD LIMITED: (a) To carry on any or all lines of business as manufacturers, producers, merchants, wholesale and retail, importers and exporters generally without limitation as to class of products and merchandise, and to manufacture, produce, adapt, prepare, buy, sell and otherwise deal in any materials, articles or things required in connection with or incidental to such business; and for the further purposes and objects therein set forth; with a capital divided into Seven Hundred and Fifty cumulative redeemable preference shares of the par value of One Hundred dollars each and Ten Thousand common shares without any nominal or par value; provided,

however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Sixty Thousand dollars; with its Head Office at the said City of Stratford; and its Provisional Directors being John Richard Anderson, Helene Catharine Goettler and Elizabeth Harris, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

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#### GLEN-HALL MOTORS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 14th day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Melba Johnston, Secretary, and Lydia Quehl, Stenographer, both of the City of Hamilton, in the County of Wentworth and Province of Ontario; and Olive Leona Pirie, of the Town of Dundas, in the said County of Wentworth, Secretary; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of GLEN-HALL MOTORS LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To buy, sell, import, export, trade and deal in motor trucks, tractors, motor cars, motorcycles, motor road vehicles, automobiles or autocars, engines propelled by steam, electricity, oil, gasoline or any other motive power, carriages, carriage bodies, cars, carts, vehicles and other conveyances of all kinds, whether for road, railway, train, tramway, field or other purposes and ships, boats and aircraft, rails and railway and tramway plant and all machinery, materials and things applicable or used as accessory thereto; and for the further purposes and objects therein set forth: with a capital divided into Three Hundred 6% non-cumulative redeemable preference shares of the par value of One Hundred dollars each and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the said City of Hamilton; and its Provisional Directors being Melba Johnston, Olive Leona Pirie and Lydia Quehl, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

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#### GRANDVIEW MEMORIAL GARDENS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 26th day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Arch Long, of the City of Kansas City, in the State of Missouri, one of the United States of America, Sales Manager; David Richard Tennent, Mechanical Engineer, and Edward Melville Winder, Solicitor, both of the City of London, in the County of Middlesex and Province of Ontario; Thomas Remy LeVesque, of the City of Detroit, in the State of Michigan, one of the United States of America, General Manager; and James Howard Edwards, of the City of Toronto, in the County of York and Province of Ontario, Accountant; and any others who have become subscribers to the memorandum of

agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of GRANDVIEW MEMORIAL GARDENS LIMITED; Subject to the provisions of The Cemetery Act; (a) To organize, promote, establish, purchase or otherwise acquire and to construct, lay out, fence, maintain and operate one or more cemeteries and memorial parks, mausolea, burial vaults and the like, to sell space therein for burial purposes, and to use or permit the same to be used for the burial therein of human remains; and for the further purposes and objects therein set forth: with a capital divided into Sixty Thousand shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Sixty Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Arch Long, David Richard Tennent, Thomas Remy LeVesque, Edward Melville Winder and James Howard Edwards, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(769)

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### HAZEUR CHIBOUGAMAU MINES LIMITED (No Personal Liability)

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 21st day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Robert Alexander Cranston, Helen Beauchamp Tedman and John Henry O'Neill Peppler, Barristers; Roslyn Alexander Smith, Student-at-Law; and Edith May Simmons, Clerk; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a corporation under the name of HAZEUR CHIBOUGAMAU MINES LIMITED (No Personal Liability); (a) To acquire, own, lease, prospect for, open, explore, develop, work, improve, maintain and manage mines and mineral lands and deposits, and to dig for, raise, crush, wash, smelt, assay, analyze, reduce, amalgamate, refine, pipe, convey and otherwise treat ores, metals and minerals, whether belonging to the Company or not, and to render the same merchantable and to sell or otherwise dispose of the merchantable and to self or otherwise dispose of the same or any part thereof or interest therein; and for the further purposes and objects therein set forth: with a capital of Three Million dollars divided into Three Million shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being Robert Alexander Cranston. Helen Beauchamp Tedman, John Henry O'Neill Peppler, Roslyn Alexander Smith and Edith May Simmons, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(769)

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#### HIGHLANDS MILLS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act I etters Patent bearing date the 25th day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Max William Kellermann, Solicitor; Leon Arthurs, Patent Attorney; and Marty Rhona

Kurus, Secretary; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of HIGHLANDS MILLS LIMITED; (a) To engage in the textile business in all its branches; and for the further purposes and objects therein set forth: with a capital of Forty Thousand dollars divided into Three Thousand Five Hundred preference shares of Ten dollars each and Five Thousand common shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being Max William Kellermann, Leon Arthurs and Marty Rhona Kurus, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(769)

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#### JONLOU INVESTMENTS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 12th day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Richard Bredin Stapells, Solicitor; and Shirley Bertha Langdon and Eileen Duffie, Secretaries; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become share-Holders therein, a private company under the name of JONLOU INVESTMENTS LIMITED: As a Personal Corporation to buy or otherwise acquire and hold as investments real and personal property of every nature and kind whatsoever and wheresoever situate, but in no event to carry on any active financial, commercial or industrial business; with a capital of Two Hundred and Fifty Thousand dollars divided into Two Hundred and Forty-nine Thousand 5% non-cumulative redeemable preference shares of One dollar each and One Thousand common shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being Richard Bredin Stapells, Shirley Bertha Langdon and Eileen Duffie, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

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#### KIWANIS CLUB OF MADOC

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 26th day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Wesley Hulin and John James Baker, Garage Operators; Gregor Murray, Bank Manager; Jack Kincaid, George Duffin, Allen Burris and Felix O'Riordan, Merchants; James Alexander Watson, Editor; John Bristol, Manufacturer; Samuel Robinson Beatty, Physician; and Carl Adam McCoy, Drover; all of the Village of Madoc, in the County of Hastings and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Corporation, and persons who thereafter become members thereof, a corporation without share capital under the name of KIWANIS CLUB OF MADOC; (a) To give primacy to the human and spiritual rather than to the material values of life; and for the further purposes and objects therein set forth: with its Head

Office at the said Village of Madoc; and its First Directors being Wesley Hulin, Gregor Murray, Jack Kincaid, George Duffin, James Alexander Watson, John Bristol, Samuel Robinson Beatty, Allen Burris, John James Baker, Felix O'Riordan and Carl Adam McCoy, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

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#### THE LIONS CLUB OF BURLINGTON

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 14th day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth, constituting William Gordon Fraser, Dentist; John Dennis Gibbins, Contractor; and Frank Edworthy Milne, Fuel Dealer; all of the Town of Burlington, in the County of Halton and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Corporation, and persons who thereafter become members thereof, a corporation without share capital under the name of THE LIONS CLUB OF BURLINGTON; (a) To create and foster a spirit of generous consideration among the peoples of the World through a study of the problems of international relationships from the standpoint of business and professional ethics; and for the further purposes and objects therein set forth: with its Head Office at the said Town of Burlington; and its First Directors being William Gordon Fraser, John Dennis Gibbins and Frank Edworthy Milne, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

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### LONDON BUILDING SUPPLY CREDIT ASSOCIATION

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 18th day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting George Harrison Belton, Gerald William Kernohan and Russell William Lowry, all of the City of London, in the County of Middlesex and Province of Ontario, Lumber Merchants; and any others who have become subscribers to the memorandum of agreement of the Corporation, and persons who thereafter become members thereof, a corporation without share capital under the name of LONDON BUILDING SUPPLY CREDIT ASSOCIATION: (a) To inquire and report to members and others upon the financial standing of persons, firms and corporations, and to exchange among members and others information as to the credit and standing of persons, firms and corporations; and for the further purposes and objects therein set forth: with its Head Office at the said City of London; and its First Directors being George Harrison Belton, Gerald William Kernohan and Russell William Lowry, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

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#### MERIT FLUORESCENT COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 21st day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Norman Grant, Manager; Esther Grant, Married Woman; Hannah Govorchin, Secretary; and Martin Kelner, Solicitor; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of MERIT FLUORESCENT COMPANY LIMITED; To act as manufacturers of and workers and dealers in engines, dynamos, generators, batteries, switchboards, electric lighting plants, electric motors, electric appliances and accessories of every description and any business in which the application of electricity for any power, light or otherwise is or may be useful; and for the further purposes and objects therein set forth: with a capital divided into Three Thousand non-voting preference shares of the par value of Ten dollars each and One Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Norman Grant, Esther Grant, Hannah Govorchin and Martin Kelner, hereinbefore mentioned.

R. J. CUDNEY.
Deputy Provincial Secretary.

(769)

#### N & G METALS CORPORATION LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 20th day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting John Norville, Mining Prospector; Bernard Gaum, Clerk; and Elliott Gaum, Student; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of N & G METALS CORPORATION LIMITED: (a) To carry on in all its branches the business of mining, milling, reduction and development; and for the further purposes and objects therein set forth: with a capital of Forty Thousand dollars divided into Forty Thousand shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being John Norville, Bernard Gaum and Elliott Gaum, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary

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### PRATT & WHITNEY COMPANY OF CANADA LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 19th day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Edith Mabel Tice, Dorothy Patman and Gwendoline Christine Teale, all of the City of Toronto, in the County of York and Province of Ontario,

Secretaries; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become share holders therein, a private company under the name of PRATT & WHITNEY COMPANY OF CANADA LIMITED: (a) To carry on any or all lines of business as manufacturers, producers, merchants, wholesale and retail, and importers and exporters generally without limitation as to class of products and merchandise, and to manufacture, produce, adapt, prepare, buy, sell and otherwise deal in any materials, articles or things required in connection with or incidental to such business; and for the further purposes and objects therein set forth: with a capital divided into Four Thousand shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Forty Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Edith Mabel Tice, Dorothy Patman and Gwendoline Christine Teale, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(769)

#### PRIMUS CONSTRUCTION COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 25th day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Bernard Hattin, Certified Public Accountant; Charles Robert Grove, Student-at-Law; and Philip Davidson, Solicitor; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of PRIMUS CONSTRUCTION COMPANY LIMITED: (a) To conduct and carry on the business of builders and contractors for the purpose of building, erecting, altering, repairing or doing any other work in connection with any and all classes of building and improvements of any kind and nature whatsoever including the building, rebuilding, alteration, repairing or improvement of houses, factories, buildings, works or erections of every kind and description whatsoever, the locating, laying out and constructing of roads, avenues, docks, slips sewers, bridges, walls, wells, canals, power plants and generally all classes of buildings, erections and works both public and private or integral parts thereof, and generally to do and perform any and all work as builders and contractors and with that end in view to solicit, obtain, make, perform and carry out contracts covering the building and contracting business and the work connected therewith; and for the further purposes and objects therein set forth: with a capital of One Hundred Thousand dollars divided into Nine Hundred preference shares of One Hundred dollars each and Ten Thousand common shares of One dollar each: with its Head Office at the said City of Toronto; and its Provisional Directors being Bernard Hattin, its Provisional Directors being Bernard Hattin, Charles Robert Grove and Philip Davidson, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

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#### RICHMOUNT DEVELOPMENTS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 19th day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the

limitations and restrictions, if any, therein set forth constituting James Fletcher Swayze, Solicitor, Gertrude Hornby and Kathleen Kean, Stenographers, and Florence Catherine Armbrust, Bookkeeper, all of the City of Welland, in the County of Welland and Province of Ontario; and Mary Ellen Smyth, of the Township of Thorold, in the said County of Welland, Stenographer; and any others who have become subscribers to the memorandum of agreement of the Company to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of RICH-MOUNT DEVELOPMENTS LIMITED: (a) To prospect, explore, drill for, produce and accumulate petroleum, oil and gas; to buy, lease or otherwise acquire and sell or otherwise dispose of oil, gas and any and all materials incidental to or necessary for the production of oil and gas and all the by-products thereof; to buy, lease or otherwise acquire and sell or otherwise dispose of oil and gas rights, privileges and leases of all kinds and descriptions; to buy, lease or otherwise acquire and to deal in and with oil and gas territory; and for the further purposes and objects therein set forth; with a capital divided into Twenty-five Thousand shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Two Hundred and Fifty Thousand dollars; with its Head Office in the Township of Bertie, in the said County of Welland; and its Provisional Directors being James Fletcher Swayze, Gertrude Hornby, Mary Ellen Smyth, Kathleen Kean and Florence Catherine Armbrust, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

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### SANI-POSTER ADVERTISING CO. OF CANADA LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 25th day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting John Howard Gillies, Solicitor, Charles Wesley Boyce, Artist, and William Frank Clarke, Salesman, all of the City of London, in the County of Middlesex and Province of Ontario; Clifford Everett Frord, of the Town of Tilbury, in the County of Kent and Province of Ontario, Salesman; and William Halsall Macaulay, of the City of Hamilton, in the County of Wentworth and Province of Ontario, Advertising Agent; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become share-SANI-POSTER ADVERTISING CO. OF CANADA LIMITED: (a) To solicit advertising contracts, to publish advertising matter, to act as counsel for advertising agents, to promote advertising campaigns for clients of the Company, and generally to act in the capacity of advertising agents and counsel; and for the further purposes and objects therein set forth; with a capital divided into One Thousand 7% cumulative redeemable preference shares of the par value of One Hundred dollars each and Twenty Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any pominal or par value shall not exceed in amount or value the sum of Twenty Thousand dollars; with its Head Office at the said City of London; and its Provisional Directors being John Howard Gillies, Clifford Everett Ford, Charles Wesley Boyce, William Halsall Macaulay and William Frank Clarke, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary. SCHEELS BROTHERS LUMBER COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 24th day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth Constituting Allan Alexander McLean, Barrister; and Dorothy Pouliot and Gladys Clarke, Stenographers; all of the Town of Arnprior, in the County of Renfrew and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of SCHEELS BROTHERS LUMBER COMPANY LIMITED: (a) To manufacture, buy, sell and deal in goods, wares and merchandise of every kind and description whatsoever relating to the building, lumbering and electrical industries; and for the further purposes and objects therein set forth: with a capital of One Hundred Thousand dollars divided into Two Thousand Five Hundred preference shares of Ten dollars each and Seven Thousand Five Hundred common shares of Ten dollars each; with its Head Office at the said Town of Arnprior; and its Provisional Directors being Allan Alexander McLean, Dorothy Pouliot and Gladys Clarke, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

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#### SEAFORTH LUMBER LIMITED

NOTICE IS HEREBY GVEN that under the provisions of The Companies Act Letters Patent bearing date the 25th day of March, A.D. 1952, have been issued, in the terms and condtions and subject to the limitations and restrictions, if any, therein set forth constituting Wilfrid Palmer Gregory and Warren Arbogast Ehgoetz, Solicitors; and Helene Catharine Goettler, Dorothy Wright and Gladys Elizabeth Marks, Secretaries; all of the City of Stratford, in the County of Perth and Province of Ontario; and any others who have become subscribers to the memoran-dum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of SEAFORTH LUMBER LIMITED: (a) To carry on business as contractors, builders, roofers, importers and dealers in and manufacturers of concrete, cement, asphalt, sheet metal, roof preparations and other materials which can be used directly or indirectly by contractors, builders or roofers, and to act as agents for other persons or corporations carrying on a similar business, and to carry on any other business of a like nature or incidental to the foregoing; and for the further purposes and objects therein set forth: with a capital divided into Two Hundred preference shares of the par value of One Hundred dollars each and Two Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Twenty Thousand dollars; with its Head Office at the Town of Seaforth, in the County of Huron and Prowince of Ontario; and its Provisional Directors being Wilfrid Palmer Gregory, Warren Arbogast Ehgoetz, Helene Catharine Goettler, Dorothy Wright and Gladys Elizabeth Marks, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

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#### SEVERN MUSIC LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 25th day of March, A.D. 1952, have been

issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Edmund Batten McPherson, Solicitor, and Constance Blake Veitch, Secretary, both of the City of Toronto, in the County of York and Province of Ontario; and Eileen Mary Lea, of the Township of Markham, in the said County of York, Secretary; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of SEVERN MUSIC LIMITED; (a) To carry on the business generally of dealing in literary, dramatic, musical and artistic works of every kind and nature and in any manner whatsoever; and for the further purposes and objects therein set forth: with a capital divided into Three Hundred and Sixty 6% redeemable non-cumulative non-voting preference shares of the par value of One Hundred dollars each and Four Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Four Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Edmund Batten McPherson, Eileen Mary Lea and Constance Blake Veitch, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

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#### SLINGSBY & GOODMAN LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 25th day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting John Harold Wood and John Wesley Ferguson Goodchild, Solicitors; and John Noble Ferguson Goodchild, Solicitors; and John Noble Darling, Student-at-Law; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of SLINGSBY & GOOD-MAN LIMITED; (a) To carry on business as general contractors and builders for the construction, erection, fabrication, building and repair of all manner of buildings, roads, ways, bridges, tramways, wharves works and structures and to operate as a general construction company; and to carry on the business of engineering; and for the further purposes and objects therein set forth: with a capital divided into Thirtyfive Thousand preference shares of the par value of One dollar each and Five Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Five sand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being John Harold Wood, John Wesley Ferguson Goodchild and John Noble Darling, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

(769)

#### SUNSET MEMORIAL GARDENS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 24th day of March, A.D. 1952, have been

issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Arch Long, of the City of Kansas City, in the State of Missouri, one of the United States of In the State of Missouri, one of the United States of America, Sales Manager; David Richard Tennent, Mechanical Engineer, and Edward Melville Winder, Solicitor, both of the City of London, in the County of Middlesex and Province of Ontario; Thomas Remy LeVesque, of the City of Detroit, in the State of Michigan, one of the United States of America; and James Howard Edwards, of the City of Toronto, in the County of York and Province of Ontario, Accountant; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of SUN-SET MEMORIAL GARDENS LIMITED; Subject to the provisions of The Cemetery Act; (a) To organize promote, establish, purchase or otherwise acquire and to construct, lay out, fence, maintain and operate one or more cemeteries and memorial parks, mausolea, burial vaults and the like, to sell space therein for burial purposes, and to use or permit the same to be used for the burial therein of human remains; and for the further purposes and objects therein set forth: with a capital divided into Sixty Thousand shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Sixty Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Long, David Richard Tennent, Thomas LeVesque, Edward Melville Winder and Remy Howard Edwards, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

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#### THE SWORD RESTAURANT LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 19th day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting George James, Vangel Thomas, Norman Thomas and Thomas James, Restaurant Proprietors; and Clifford Hale Howard, one of Her Majesty's Counsel learned in the Law; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of THE SWORD REST-AURANT LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To build, acquire by purchase, concession, lease or otherwise and to own, maintain, operate, manage and conduct rest-aurants, tea rooms, lunch rooms, cafeterias and sandwich bars; and for the further purposes and objects therein set forth: with a capital divided into One Thousand Three Hundred and Fifty non-voting preference shares of the par value of One Hundred dollars each and Fifteen Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Fifteen Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being George James, Vangel Thomas, Norman Thomas, Thomas James and Clifford Hale Howard, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

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#### FRED. J. TAYLOR & SONS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 20th day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting William Stewart Rogers and Alan Hanson Crabtree, Barristers; and Marjorie Collier Ganter, Secretary; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of FRED. J. TAYLOR & SONS LIMITED: (a) To produce, manufacture, import, export, buy, sell and deal in goods, wares and merchandise of all kinds and, without limiting the generality of the foregoing, to carry on the business of buying, selling and otherwise disposing of, holding, owning, manufacturing, producing, exporting and importing and dealing in, either as principal or agent and upon commission, consignment or otherwise, wool and all kinds of wool products, all classes of skins, furs, hides, yarns, waste, linen, jute, textiles and fabrics and all pastoral, farm, ranch and dairy products, and to carry on a general commercial, merchandise brokerage, selling agents' and business in goods, wares and merchandise dealt in by the Company; and for the further purposes and objects therein set forth; with a capital of Forty Thousand dollars divided into Three Thousand Nine Hundred 3% non-cumulative redeemable preference shares of Ten dollars each and One Hundred common shares of Ten dollars each; with its Head Office at the said City of Toronto; and its Provisional Directors being William Stewart Rogers, Alan Hanson Crabtree and Marjorie Collier Ganter, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(769)

### WALKERVILLE PAINT & WALLPAPER SUPPLY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 27th day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting David Ireland McWilliams, of the Town of Riverside, in the County of Essex and Province of Ontario, Solicitor; and Marianne Elliott and Ellamae Carter, both of the City of Windsor, in the said County of Essex, Secretaries; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of WALKERVILLE PAINT & WALLPAPER SUP-PLY LIMITED: (a) To manufacture, import, export, buy, sell and deal in goods, wares and merchandise of all kinds and, without limiting the generality of the foregoing, to manufacture, buy, sell, import, export, exchange and generally deal in all kinds of paint and wallpaper and paint and wallpaper supplies including oil and water paints, varnishes, cleansers, turpentines, oils and ingredients thereof and all kinds of machinery, implements, utensils, apparatus, solutions and compounds, whether incidental to the manufacture of any of the foregoing or otherwise, and to carry on the business, occupation or employment of manufacturers of and dealers in any paint, wallpaper and varnish supplies and any articles associated therewith; and for the further purposes and objects therein set forth; with a capital divided into Two Hundred and Fifty preference shares of the par value of One Hundred dollars each and One Thousand Five Hundred common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Fifteen

Thousand dollars; with its Head Office at the said City of Windsor; and its Provisional Directors being David Ireland McWilliams, Marianne Elliott and Ellamae Carter, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

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#### WARKWORTH CO-OPERATIVE SERVICES

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 18th day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting William Harry Doxtator, of the Township of Alnwick, in the County of Northumberland and Province of Ontario, Farmer; Howard Victor Evans and John Stewart Atkinson, both of the Township of Percy, in the said County of Northumberland, Farmers; Fred Bruyea, of the Township of Murray, in the said County of Northumberland, Farmer; Reginald Owen McCann and Wesley Clement Down, both of the Township of Brighton, in the said County of Northumberland, Farmers; and Donald Vincent Massey, of the Township of Cramahe, in the said County of Northumberland, Farmer; and any others who have become subscribers to the memorandum of agreement of the Corporation, and persons who thereafter become members thereof, a corporation without share capital under the name of WARKWORTH CO-OPERATIVE SERVICES: Co-operatively: (a) To buy, sell or otherwise dispose of, hold, own, transport, produce, export, import, manufacture, process and deal in cereals, fruits, vegetables, animal or other products of the farm of every kind or nature whatsoever in any state, fresh, processed or otherwise or by-products thereof; and for the further purposes and objects therein set forth; with its Head Office in the said Township of Percy; and its First Directors being William Harry Doxtator, Howard Victor Evans, Fred Bruyea, Reginald Owen McCann, Wesley Clement Down, John Stewart Atkinson and Donald Vincent Massey, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

(769)

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### THE WATERLOO COUNTY SHRINE CLUB INC.

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 19th day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Allan Milton Bowman, Manager; Wilfrid Joseph Freeman, Superintendent; George Harold Shannon, one of Her Majesty's Counsel learned in the Law; and Henry Milton Cook, Retired Secretary; all of the City of Kitchener, in the County of Waterloo and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Corporation, and persons who thereafter become members thereof, a corporation without share capital under the name of THE WATERLOO COUNTY SHRINE CLUB INC.: (a) To promote the welfare of members of the Ancient Arabic Order of Nobles of the Mystic Shrine; and for the further purposes and objects therein set forth; with its Head Office at the said City of Kitchener; and its First Directors being Allan Milton Bowman, Wilfred Joseph Freeman, George Harold Shannon and Henry Milton Cook, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(769)

### Certificates of Incorporation

#### CERTIFICATE OF INCORPORATION

NOTICE IS HEREBY GIVEN that, under the provisions of The Credit Unions Act, 1940, a Certificate of Incorporation, bearing date of the 29th day of February, A.D. 1952, has been issued for the object or purpose for which incorporation is sought constituting the persons who sign the prescribed Memorandum of Association in that behalf and such other persons as may become members of the incorporated body a credit union under the name of UNITED CARR FASTENER EMPLOYEES' (HAMILTON) CREDIT UNION LIMITED.

THOMAS L. KENNEDY, Minister of Agriculture.

(631)

#### Supplementary Letters Patent

### ANCHOR PETROLEUMS LIMITED (No Personal Liability)

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 21st day of March, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to ANCHOR PETROLEUMS LIMITED (No Personal Liability), incorporated April 26, A.D. 1949, Increasing the capital of the Company from the sum of Three Million dollars to the sum of Four Million dollars by the creation of an additional One Million shares of One dollar each, ranking pari passu in all respects with the existing shares of the Company.

R. J. CUDNEY, Deputy Provincial Secretary.

(770)

#### COOPER-WEEKS LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 24th day of March, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to COOPER-WEEKS LIMITED, incorporated December 27, A.D. 1945, (A) Deleting and expunging from the Letters Patent of Incorporation of the Company the purposes and objects and substituting others therefor; (B) Increasing the capital stock of the Company by the creation of an additional One Thousand Five Hundred redeemable 5% preference shares of the par value of Fifty dollars each; and (C) Deleting and expunging from the Letters Patent of Incorporation of the Company the terms and conditions attaching to the redeemable 5% preference shares and substituting others therefor.

R. J. CUDNEY, Deputy Provincial Secretary.

#### DOMINION BRASS PRODUCTS, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 18th day of March, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to DOMINION BRASS PRODUCTS, LIMITED, incorporated May 22, A.D. 1920, (a) Designating the Four Hundred shares of the capital stock of the Company of One Hundred dollars each as Four Hundred common shares of One Hundred dollars each; and (b) Increasing the capital of the Company from the sum of Forty Thousand dollars to the sum of One Hundred Thousand dollars by the creation of Six Thousand 5% cumulative redeemable preference shares of Ten dollars each, ranking in priority to the common shares of the Company and having attached thereto the terms and conditions therein set forth.

R. J. CUDNEY, Deputy Provincial Secretary.

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### THE HUTNER CO., LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 18th day of March, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to THE HUTNER CO., LIMITED, incorporated January 3, A.D. 1933, (a) Designating the Four Hundred shares of the capital stock of the Company without any nominal or par value as Four Hundred common shares without any nominal or par value; and (b) Increasing the capital stock of the Company by the creation of Ten Thousand non-voting preference shares of the par value of Ten dollars each, ranking in priority to the common shares of the Company and carrying and being subject to the preferences, priorities, rights, privileges, limitations, restrictions and conditions therein set forth.

R. J. CUDNEY, Deputy Provincial Secretary.

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#### JOHN INGLIS CO. LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 31st day of March, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to JOHN INGLIS CO. LIMITED, incorporated November 23, A.D. 1936, Authorizing the Board of directors of the Company to fix the quorum of the board at less than a majority; provided, however, that if the number of directors is eleven the quorum shall be not less than four, and if the number of directors is changed, the number necessary to constitute a quorum shall be two-fifths thereof or such greater proportionate number as may be fixed by by-law.

R. J. CUDNEY, Deputy Provincial Secretary.

(770)

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#### STANLEY KNIGHT LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 24th day of March, A.D. 1952, have been

issued by the Secretary of the Province of Ontario, under his Seal of Office, to STANLEY KNIGHT LIMITED, incorporated February 10, A.D. 1938, (A) Deleting and expunging from the Letters Patent of Incorporation of the Company the purposes and objects and substituting others therefor; (B) Designating the Four Thousand shares of the capital stock of the Company of Ten dollars each as Four Thousand common shares of Ten dollars each; (C) Increasing the capital of the Company from the sum of Forty Thousand dollars to the sum of Two Hundred Thousand dollars; (i) by the creation of Twelve Thousand non-voting preference shares of Ten dollars each, ranking in priority to the common shares of the Company and having attached thereto the terms and conditions therein set forth; and (ii) by the creation of an additional Four Thousand common shares of Ten dollars each.

R. J. CUDNEY, Deputy Provincial Secretary.

(770)

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#### MAPLE LEAF MILLING COMPANY, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 1st day of April, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to MAPLE LEAF MILLING COMPANY, LIMITED, incorporated March 16, A.D. 1910, Consolidating the Eight Million issued and unissued 5% Cumulative Redeemable Preference Shares of the capital stock of the Company of the par value of One dollar each into Eighty Thousand 5% Cumulative Redeemable Preference Shares of the par value of One Hundred dollars each, the said 5% Cumulative Redeemable Preference Shares when so consolidated to be otherwise subject to and entitled to the benefit of all the provisions contained in subclauses (1) to (12) both inclusive, of clause (B) of the Supplementary Letters Patent of the Company, dated the 23rd day of July, A.D. 1951.

R. J. CUDNEY, Deputy Provincial Secretary.

(770)

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### PETERBOROUGH AUTOMOTIVE SUPPLY, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 18th day of March, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to PETERBOROUGH AUTOMOTIVE SUPPLY, LIMITED, incorporated May 13, A.D. 1930: (a) Designating the Eight Thousand shares of the capital stock of the Company of Five dollars each as Eight Thousand common shares of Five dollars each; and (b) Increasing the capital of the Company from the sum of Forty Thousand dollars to the sum of Two Hundred and Forty Thousand dollars by the creation of Two Hundred Thousand 6% non-cumulative redeemable preference shares of One dollar each, ranking in priority to the common shares of the Company and having the rights and being subject to the limitations and conditions therein set forth.

R. J. CUDNEY,
Deputy Provincial Secretary.

### THE WILLIAM SHIRTON COMPANY, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 21st day of March, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Sal of Office, to THE WILLIAM SHIRTON COMPANY, LIMITED, incorporated December 15, A.D. 1914: (a) Designating the Five Hundred shares of the capital stock of the Company of One Hundred dollars each as Five Hundred common shares of One Hundred dollars each; and (b) Increasing the capital of the Company from the sum of Fifty Thousand dollars to the sum of One Hundred and Twenty Thousand dollars by the creation of Seven Thousand 5% non-cumulative redeemable preference shares of Ten dollars each (therein referred to as the "preference shares"), ranking in priority to the common shares of the Company and carrying and being subject to the rights, preferences, priorities, limitations, conditions and restrictions therein set forth.

R. J. CUDNEY,
Deputy Provincial Secretary.

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#### STOVEL, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 12th day of March, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to STOVEL, LIMITED, incorporated July 24, A.D. 1919: (a) Subdividing the existing Four Hundred shares of the capital stock of the Company of One Hundred dollars each into Forty Thousand common shares of One dollar each; and (b) Increasing the capital of the Company from the sum of Forty Thousand dollars to the sum of One Hundred and Ninety Thousand dollars by the creation of Fifteen Thousand preference shares of Ten dollars each, ranking in priority to the common shares of the Company and having attached thereto the limitations and restrictions therein set forth.

R. J. CUDNEY, Deputh Provincial Secretary.

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#### WALLY ENTERPRISES LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 21st day of March, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to WALLY ENTERPRISES LIMITED, incorporated September 17, A.D. 1946: (a) Converting the Company into a PRIVATE COMPANY as therein set forth; (b) Decreasing the capital of the Company from the sum of Forty Thousand dollars to the sum of Twenty Thousand dollars by the cancellation of the Two Thousand unissued preference shares of Ten dollars each; (c) Deleting and expunging from the Letters Patent of Incorporation of the Company from the sum of One Hundred Thousand dollars: (i) by the creation of Five Thousand preference shares of Ten dollars each, ranking in priority to the common shares of the Company and carrying and being subject to the rights, preferences, priorities, limitations, conditions and restructions therein set forth; and (ii) by the creation of an additional Three Thousand common shares of Ten dollars each, ranking pari passu in all respects with the existing common shares of the Company.

R. J. CUDNEY, Deputy Provincial Secretary.

(770)

### Change of Name

#### MUTI AL BUILDERS LIMITED

NOTICE IS HEREBY GIVEN that, under the provisions of The Companies Act, the Secretary of the Province of Ontario, by an Order dated the 27th day of March, A.D. 1952, has charted the name of MERNICK AND SORA CONSTRUCTION COMPANY LIMITED, incorporated October 19th, 1950, to MUTUAL BUILDERS LIMITED.

R. J. CUDNEY, Deputy Provincial Secretary.

1771

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#### TRANSWORLD METAL COMPANY LIMITED

NOTICE IS HEREBY GIVEN that, under the provisions of The Companies Act, the Secretary of the Province of Ontario, by an Order dated the 24th day of March, A.D. 1952, has thanged the name of APEX METAL & ORE COMPANY LIMITED, incorporated February 22nd, 1952, to TRANSWORLD METAL COMPANY LIMITED.

R. J. CUDNEY, Deputy Provincial Secretary

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#### ZINC LAKE MINES LIMITED

#### No Personal Liability

NOTICE IS HEREBY GIVEN that, under the isions of The Comparies Act, the Secretary of the France of Ontario, by an Order dated the 21st day of March, A.D. 1952, has changed the name of SIL-RUCA GOLD MINES LIMITED IN Personal Liability, incorporated December 14th, 1946, to ZINC LAKE MINES LIMITED No Personal Liability.

R. I. CUDNEY.
Deputy Provincial Secretary

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## Surrender and Cancellation of Letters Patent and Termination of Existence

#### FRONTENAC CONSTRUCTION COMPANY LIMITED

NOTICE IS HEREBY GIVEN that, under The ies Act, the Provincial Secretary, by an Order dated the 24th day of March, A.D. 1952, in the terms and conditions therein set forth, has accepted the

surrender of the charter of FRONTENAC CON-STRUCTION COMPANY LIMITED, incorporated by Letters Patent dated the 5th day of October, A.D. 1934, and has directed that the same be cancelled and by his said Order has fixed the 5th day of May, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

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### HILL-CLARK-FRANCIS EMPLOYEES ASSOCIATION

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 24th day of March, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of HILL-CLARK-FRANCIS EMPLOYEES ASSOCIATION incorporated by Letters Patent dated the 10th day of March, A.D. 1948, and has directed that the same be cancelled and by his said Order has fixed the 28th day of April, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY, Deputy Provincial Secretary.

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#### ORILLIA BUILDERS LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 11th day of March, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of ORILLIA BUILDERS LIMITED, incorporated by Letters Patent dated the 22nd day of January, A.D. 1947, and has directed that the same be cancelled and by his said Order has fixed the 5th day of May, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY, Deputy Provincial Secretary.

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#### THE PROSPECT DAIRY LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 26th day of March, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of THE PROSPECT DAIRY LIMITED, incorporated by Letters Patent dated the 20th day of February, A.D. 1937, and has directed that the same be cancelled and by his said Order has fixed the 5th day of May, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY, Deputy Provincial Secretary.

(772)

#### NOTICE

PURSUANT to section 29 (2) of The Companies Act, an Order-in-Council dated April 3, 1952 was passed cancelling the letters patent of the following companies as of April 24, 1952, for default in filing annual returns:

	D	ate	of
Name of Company	Incor	por	ation
R. W. Clark Fuel Company, Limited	Oct.	18,	1921
Equitable Finance Corporation, Limited			
Equitable Securities of Canada, Limited.			
Erie Beach Concession Company,			
Limited	Feb.	4.	1911
General Discount and Bond Company,		,	
Limited	Apr.	16.	1924
Giffin Gold Mines Limited			
Gladmore Enterprises, Limited			
Glen Alden Farms, Limited	Lune	28.	1934
Golar Mines Limited	Ian	4	1945
Gradon Securities Limited			1938
Grant Exploration Co. Limited	Aug.	5	
Grimston Porcupine Gold Mines,	1145.	٠,	
Limited	Tan	28	1926
Handicommodities Corporation Limited.	Nov	27	1946
Harman Mining and Leasing Company,	1404.	20 8 9	1710
Limited	A 110	4	1909
Harriston Packers Limited	Nov.	2	1936
The Harding Motor Car Company	1404.	,	1700
Limited	Nov.	22	1011
Healey Lake Lumber Manufacturing	INOV.	22,	1/11
Co. Limited	July	1.7	10.17
The Herman Exploration and Develop-	Juis	11,	1 '1'
ment Company, Limited	Feb.	10	1020
Hob-Rivetted Footwear Corporation	L.CD.	17,	1920
	Apr.	10	1947
Home Beautifiers Limited	Oct.		1947
Home beautifiers Limited		1 5	1946
Household Appliances Limited	Jan.	10,	1027
Hunt Publications Limited		4,	1937
Hyalon of Canada Limited			1948
International Health Products, Limited.			1940
Jodelo Gold Mines, Limited			1938
Jo Jay Mining Company Limited	Dec.	5,	1946

R. J. CUDNEY, Deputy Provincial Secretary.

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#### Licenses in Mortmain

#### BARBER-GREENE CANADA LTD.

NOTICE IS HEREBY GIVEN that, under The Mortmain and Charitable Uses Act, the Lieutenant-Governor in Council, by a Licence in Mortmain under the Great Seal of the Province of Ontario, bearing date the 20th day of March, A.D. 1952 has been pleased to authorize BARBER-GREENE CANADA LTD., a Corporation created by or under the authority of the laws of the Parliament of the Dominion of Canada, by Letters Patent bearing date the 10th day of January, A.D. 1952, to acquire in mortmain, to hold in perpetuity and to assure in mortmain land in Ontario necessary for its actual use and occupation or to carry on its undertaking to the value of \$300,000.00.

ARTHUR WELSH Provincial Secretary

#### BROMO-SELTZER, LIMITED

NOTICE IS HEREBY GIVEN that, under The Mortmain and Charitable Uses Act, the Lieutenant-Governor in Council, by a Licence in Mortmain under the Great Seal of the Province of Ontario, bearing date the 20th day of March, A.D. 1952, has been pleased to authorize BROMO-SELTZER, LIMITED a Corporation created by or under the authority of the laws of the Parliament of the Dominion of Canada, by Letters Patent bearing date the 27th day of February, A.D. 1932, to acquire in mortmain, to hold in perpetuity and to assure in mortmain land in Ontario necessary for its actual use and occupation or to carry on its undertaking to the value of \$125,000.00.

ARTHUR WELSH, Provincial Secretary.

773)

#### DE LUXE TRANSPORTATION LIMITED

NOTICE IS HEREBY GIVEN that, under The Mortmain and Charitable Uses Act, the Lieutenant-Governor in Council, by a Licence in Mortmain under the Great Seal of the Province of Ontario, bearing date the 20th day of March, A.D. 1952, has been pleased to authorize DE LUXE TRANSPORT-ATION LIMITED, a Corporation created by or under the authority of the laws of the Parliament of the Dominion of Canada, by Letters Patent bearing date the 30th day of July, A.D. 1946, to acquire, hold and assure land in mortmain in Ontario, for a period of fifteen years, and to the value of \$100,000.00 necessary for its actual use and occupation or to carry on its undertaking.

ARTHUR WELSH, Provincial Secretary.

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### OUTBOARD, MARINE & MANUFACTURING CO., OF CANADA, LTD.

NOTICE IS HEREBY GIVEN that, under The Mortmain and Charitable Uses Act, the Lieutenant-Governor in Council has, by a Licence in Mortmain under the Great Seal of the Province of Ontario, bearing date the 20th day of March, A.D. 1952, been pleased to authorize OUTBOARD, MARINE & MANUFACTURING CO., OF CANADA, LTD., a Corporation created by or under the authority of the laws of the Parliament of the Dominion of Canada, by Letters Patent bearing date the 8th day of May, A.D. 1928, to acquire or take assurance of certain land, as therein set forth.

ARTHUR WELSH, Provincial Secretary.

(773)

#### PROTO TOOLS OF CANADA, LTD.

NOTICE IS HEREBY GIVEN that, under The Mortmain and Charitable Uses Act, the Lieutenant-Governor in Council, by a Licence in Mortmain under the Great Seal of the Province of Ontario, bearing date the 20th day of March, A.D. 1952, has been pleased to authorize PROTO TOOLS OF CANADA, LTD., a Corporation created by or under the authority of the laws of the Parliament of the Dominion of Canada, by Letters Patent bearing date the 13th day of Febru-

ary, A.D. 1952, to acquire, hold and assure land in mortmain in Ontario, for a period of fifteen years, and to the value of \$200,000.00 necessary for its actual use and occupation or to carry on its undertaking.

ARTHUR WELSH, Provincial Secretary.

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#### **Extra-Provincial Corporations**

#### TORBRIT SILVER MINES LIMITED

(Non-Personal Liability)

NOTICE IS HEREBY GIVEN that, under The Extra-provincial Corporations Act, the Lieutenant-Governor in Council has, by a Licence under the Great Seal of the Province of Ontario, bearing date the 20th day of March, A.D. 1952, been pleased to authorize TORBRIT SILVER MINES LIMITED

(Non-Personal Liability), a Corporation created by or under the authority of the laws of the Province of British Columbia, by Memorandum of Association filed and registered on the 9th day of October, A.D. 1946, To acquire by purchase, lease, hire, discovery, location or otherwise and hold mines, mineral claims, mineral leases, mining lands, prospects, licences and mining rights of every description, and to work, develop, operate, turn to account, sell or otherwise dispose thereof:

PROVIDED, however, that the Corporation in so doing shall not use in Ontario any larger amount of capital than the sum of \$40,000.00;

AND FURTHER PROVIDED that if the Corporation exercises in Ontario any greater or other powers or uses in Ontario any larger amount of capital than is therein authorized, unless it have obtained a further Licence for the purpose, the Licence herein referred to shall thereby become liable to be suspended or revoked in whole or in part; and that the Corporation has appointed William Harrison, of the City of Toronto, in the County of York and Province of Ontario, Secretary-Treasurer, to be its Attorney.

ARTHUR WELSH, Provincial Secretary.

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### Notice re Default of Filing Annual Return

#### NOTICE

To the undermentioned companies, the directors thereof and all others whom it may concern.

PURSUANT to section 29 (2) of The Companies Act, notice is hereby given that the undermentioned companies incorporated by letters patent are in default for a period of at least one year in filing their annual returns. The companies, their dates of incorporation and the years in default in filing annual returns are as follows:

	Date of	The years in default in
Name of Company	Incorporation	filing annual returns
Regent Mines & Minerals Limited	Feb. 24, 1943	1943 to 1951 inclusive
Rocky Lake Gold Mining Company Limited	Nov. 12, 1936	1938, 1939 and 1941
actions, some containing company animodelity containing company		to 1951 inclusive
Schreiber Gold Mines, Limited	May 4, 1923	1930, 1931 and 1941
demender Gold Milled, Similed Milled		to 1951 inclusive
Schreiber Pyramid Gold Mines, Limited	Dec. 8, 1934	1949 to 1951 inclusive
The W. Scott Company, Limited.	July 6, 1909	1949 to 1951 inclusive
Silverware Products of Canada, Limited	Feb. 2, 1925	1933 to 1951 inclusive
Smith and Bond Limited	Nov. 22, 1939	1944 to 1951 inclusive
Standard Bond Corporation, Limited	Aug. 25, 1925	1931 to 1951 inclusive
Sterling Laundry Company, Limited	Dec. 24, 1925	1942 to 1951 inclusive
Sterling Sales and Service Company Limited	Aug. 28, 1922	1930 to 1951 inclusive
Stylcraft Furniture Limited	Sept. 14, 1948	1949 to 1951 inclusive
The Tait Storage Battery Company, Limited	June 1, 1921	1923, 1924, 1927 and
The fait storage battery company, Emitted	june 1, 1/21	1933 to 1951 inclusive
Taylor Shoes Limited	Feb. 20, 1928	1933 to 1951 inclusive
Taylor Shoes, Limited	Sept. 17, 1938	1946 to 1951 inclusive
Trill Pulverous Products Limited.	Aug. 24, 1945	1949 to 1951 inclusive
Turnbull-Connor Limited.	May 15, 1947	1948 to 1951 inclusive
B. A. Twiss & Co. Limited.	Aug. 7, 1940	1941 to 1951 inclusive
Universal Chemical Company, Limited	Dec. 8, 1922	1923 to 1951 inclusive
The Universal Paint and Varnish Remover Company, Limited	July 18, 1913	1922 to 1951 inclusive
Universal Store Fixtures, Limited	May 5, 1928	1934 to 1951 inclusive
Uxbridge Wood Products Limited	June 25, 1947	1948 to 1951 inclusive
Valdestor Mines Limited.	Mar. 18, 1946	1949 to 1951 inclusive
The Veterans' Manufacturing & Supply Company, Limited	Jan. 14, 1919	1920 to 1951 inclusive
The veterans manufacturing & Supply Company, Emited	J. 4. 4. 4. 4. 4. 4. 4. 4. 4. 4. 4. 4. 4.	

R. J. CUDNEY, Deputy Provincial Secretary.

### **Application to Parliament**

#### **Private Bills**

PUBLIC NOTICE

LEGISLATIVE ASSEMBLY OF ONTARIO

The attention of Municipal Officials, Solicitors and all other persons who may be interested in the preparation of Private Bills for submission to the Legislative Assembly of Ontario is directed particularly to the following Rules of the House governing the submission of such Bills:

RULES RE SUBMISSION OF PRIVATE BILLS

- 63.—(1) No petition for any Private Bill is received by the House after the first two weeks of each Session nor may any Private Bill be presented to the House after the first three weeks of each Session; nor may any report of any Standing or Select Committee upon a Private Bill be received after the first six weeks of each Session and no motion for the general suspension or modification of this Rule shall be entertained by the House unless after reference made thereof, at a previous sitting of the House, to the several Standing Committees charged with the consideration of Private Bills upon Report submitted by two or more of such committees.
- 64.—(1) Any person desiring to obtain a Private Bill shall deposit with the Clerk of the House at least eight (8) days before the meeting of the House a copy of such Bill, together with a fee of \$150, and if such Bill is not deposited by that time the applicant shall pay \$10 for each and every day which intervenes between the said eighth day and the date of the filing of the Bill.
- (2) After the first reading of the Bill and before its consideration by the Committee to which it is referred, the applicant in every case shall pay the cost of printing the Act in the Statutes.
- (3) The following charges shall also be levied and paid in addition to the foregoing.
- (a) When any rule of the House is suspended with reference to a Bill or the Petition therefor, for each suspension, \$50.
- (b) When a Bill is presented to the House after the first three weeks of the Session and before the end of the fourth week, \$75.
- (c) When a Bill is presented after the fourth week of the Session, \$100.
- (4) In case of any Bill incorporating a company or increasing the capital stock of a company already incorporated, there shall be paid to the Clerk of the House, by or on behalf of the applicant, before the same is reported to the House, the same fee as would be payable to the Provincial Secretary in the case of an incorporation or increase of capital under the provisions of The Ontario Companies Act, less the sum of \$150 already paid to the Clerk of the House.
- (5) When a Bill is for the purpose of confirming by-laws, bonds, debentures or other securities, or authority is asked to borrow money or to increase borrowing powers, the following additional fees shall be paid according to the amount of money involved:

On amounts less than \$10,000, \$25; on amounts over \$10,000 and up to \$25,000, \$50; on amounts over \$25,000 and up to \$40,000, \$75; on amounts over \$40,000 and up to \$75,000, \$100; on amounts over \$75,000 and up to \$125,000, \$125; on amounts over \$125 and up to \$175,000, \$150; on amounts over \$175,000 and up to \$250,000, \$200; on amounts over \$250,000 and up to \$350,000, \$200; and an additional fee of \$50 for every \$100,000 over \$350,000.

66. All applications for Private Bills properly the subject of legislation by the Legislative Assembly of Ontario, within the purview of "The British North America Act, 1867," shall require a Notice, clearly and distinctly specifying the nature and object of the application and, where the application refers to any proposed work, indicating generally the location of the work, and signed by or on behalf of the applicants, such Notice to be published as follows, viz:

A notice inserted in The Ontario Gazette and in one newspaper published in the Municipality affected, or if there be no newspaper published therein, then in a newspaper in the next nearest municipality in which a newspaper is published.

Such notice shall be continued in each case for a period of at least six weeks, during the interval of time between the close of the next preceding Session and the consideration on the Petition.

If the application is by a Municipal Corporation for authority to issue debentures the notice shall set out the particulars of the existing debenture debt and the amount of rateable property of the Municipality according to the last revised assessment roll of the Corporation, and in brief and general terms, the object for which the new issue of debentures is required.

- 67. Before any Petition praying for leave to bring in a Private Bill for the erection of a Toll bridge is received by the House, the person or persons intending to petition for such Bills shall, upon giving the Notice required by preceding Rule, also, at the same time and in the same manner, give Notice of the rates which they intend to ask, the extent of the privileges, the height of the arches, the interval between the abutments or piers for the passage of rafts and vessels, and mentioning also whether they intend to erect a drawbridge or not, and the dimensions of the same.
- 68. Before any Petition praying for leave to bring in a Bill for the construction of Railways, Tramways or canals is received by the House, the person or persons petitioning for such Bill shall deposit with the Clerk the following documents:
- 1. A map or plan upon a scale of not less than half an inch to the mile, showing the location upon which it is intended to construct the proposed work, and showing also the line of existing or authorized works of a similar character within, or in any way affecting the district or any part thereof which the proposed work is intended to serve. Such map or plan to be signed by the Engineer or other party making the same.
- A book of reference in which shall be clearly set out the following information in separate schedules, namely:

SCHEDULE A.—The name of each municipality within which the proposed works or any part thereof are intended to be constructed; the population of each such municipality as returned by the next preceding census, the rateable value of the property within each such municipality, as returned by the next preceding assessment rolls thereof; and this schedule may contain in a separate statement similar information as to the adjoining districts intended to be served by the proposed work.

SCHEDULE B.—A general description of the nature, extent and proposed character of the contemplated works, and an estimate of the probable cost thereof, distinguishing the general items of construction and the cost thereof respectively, as well as the nature, extent and probable cost of all engines and car stock or other outfit or equipment necessary to the use and operation of the proposed undertaking, such schedule to be signed by the Engineer, or other person preparing the same.

Schedule C.—An exhibit showing the total amount of capital proposed to be raised for the puposes of the undertaking and the manner in which it is proposed to raise the same, whether by ordinary shares, bonds, debentures or other securities, and the amounts of each re spectively.

SCHEDULE D.—An estimate of the probable revenues of the proposed undertaking showing the sources whence the same are expected to be derived; the annual earnings thereof respectively; the probable annual cost of operation or working expenditure, and the annual net revenue applicable to the payment of interest on the proposed investments, such schedules to be signed by the person preparing the same.

- 72. When any Bill for confirming any Letters Patent, or Agreement, is presented to the House, the copy of such Letters Patent, or Agreement, shall be attached to it.
- 74. Every Private Bill, when read a first time shall, unless it be an Estate Bill or a Bill providing for the consolidation of a floating debt or for the consolidation or renewal of debentures (other than local improvement debentures) of a Municipal Corporation, shall stand referred to the proper Standing Committee, and all petitions before the House, for or against the Bill, are considered referred to such Committee.
- 75. Every Private Bill, in so far as it provides for the consolidation of a floating debt or for the consolidation or renewal of debentures (other than local improvement debentures) of a Municipal Corporation when a Bill has been read the first time, shall, without special reference, stand referred to The Ontario Railway and Municipal Board for their report; and a copy of such Bill and of the Petition on which the same is founded shall be forthwith transmitted by the Clerk of the House to the Board, in order that the Board may, after an inquiry into the allegations set out in the Bill, and into any other matters which the Board may deem necessary in connection therewith, report to the House whether or not it is reasonable that such Bill or part thereof relating to the matters aforesaid shall be passed; and what alterations, if any, should be made in the same, and the Board shall make such inquiry accordingly and shall sign the same; and the said Report, Bill and Petition shall be transmitted to the Clerk, and the Report shall be read by the Clerk at the Table and shall be entered on the Journals of the House, and the Bill, together with the Report, shall stand referred to the Standing Committee on Private Bills.
- 76. Every Estate Bill, when read a first time shall without special reference, stand referred to the Commissioners of Estate Bills, for their Report, and a copy of such Bill, and of the Petition on which the same is founded, shall be forthwith transmitted by the Clerk of the House to the said Commissioners, or one of them in order that they, or any two of them, may, after perusing the Bill, without requiring any proof of the allegations thereof, report to the House their opinion thereon under their hands; and whether presuming the allegation contained in the preamble to be proved to the satisfaction of the House, it is reasonable that such Bill do pass into a law; and whether the provisions thereof are proper for carrying its purposes into effect, and what alteration or amendments, if any, are necessary in the same, and in the event of the approving the said Bill they are to sign the same; and the said Report, with the said Bill and Petition, are to be transmitted by the said Commissioners to the Clerk; and the Report shall be read by the Clerk at the Table, and shall be entered on the Journals of the House; and the Bill, together with the Report, shall stand referred to the Standing Committee on Private Bills, which is not to consider the said Bill, before the delivery of the said report, Bill and Petition to the Chairman of the said Committee.
- 77. In the event of the Commissioners of Estate Bills reporting that, in their opinion, it is not reasonable that the Bill submitted to them shall pass into law such Bill shall not be further considered.

ALEX. C. LEWIS, Q.C. Clerk of the Legislative Assembly of Ontario. Notice of Dissolution

#### NOTICE OF DISSOLUTION

NOTICE IS HEREBY GIVEN that pursuant to the provisions of Section 49 of The Credit Unions Act the T.T.C. BUS EMPLOYEES' CREDIT UNION LIMITED has been dissolved on and from the date of this publication in THE ONTARIO GAZETTE, and the name has been struck from the register of credit unions.

G. F. PERKIN, Registrar of Credit Unions.

Dated at Toronto, this 10th day of March, 1952.

(799)

15

### **Corporation Notices**

NOTICE IS HEREBY GIVEN that WHITBY ORE MILLS, LIMITED will make an application to His Honour the Lieutenant-Governor for leave to surrender its charter.

Dated at Toronto this 1st day of April, 1952

EDWIN F. AULT, Secretary.

(775)

15

#### NORRIS DAIRIES LIMITED

NOTICE IS HEREBY GIVEN that Norris Dairies Limited will make an application to His Honour the Lieutenant-Governor General of Ontario for leave to surrender its charter.

Dated at Barrie this 3rd day of April, 1952.

STEWART & ESTEN, Its Solicitors.

(780)

1.5

#### H. STANSBURY LIMITED

By-law Number 8

A by-law changing location of Head Office of the Company.

WHEREAS it is deemed expedient to change the location of the Head Office of the Company.

NOW THEREFORE BE IT ENACTED and it is hereby enacted as a by-law of H. Stansbury Limited that the location of the Head Office of the Company be and the same is hereby changed from the City of Toronto to the Township of North York, in the County of York and Province of Ontario.

(Oct., 1939)

T.F.N.

Enacted this 26th day of March, 1952.

Witness the Corporate Seal of the Company.

(Corporate Seal)

R. STANSBURY President I. STANSBURY, Secretary.

I hereby certify the foregoing to be a true copy of By-law No. 8 enacted by the Directors of H. Stansbury Limited at a meeting held on the 26th day of March, 1952, and unanimously confirmed by all the Shareholders of the Company at a Special General Meeting of Shareholders held on the 26th day of March, 1952.

Dated this 31st day of March, 1952,

I. STANSBURY. Secretary.

(787)

1.5

#### CENTURY PRODUCTS LIMITED

By-LAW NUMBER 6

Increasing the number of the Board of Directors.

BE IT ENACTED and it is hereby enacted as a by-law of Century Products Limited that:

- 1. The number of the board of directors of the Company be and the same is hereby increased from three to four so that the number of the board of directors of the Company shall hereafter be composed of four directors.
- 2. The by-laws of the Company be and they are hereby amended to accord with the foregoing.

Enacted this 3rd day of April, 1952.

Witness the corporate seal of the Company.

(Corporate Seal)

H. R. SPRINGER,
President. IRENE E. SPRINGER, Secretary.

I, Irene E. Springer, Secretary of Century Products Limited, hereby certify that the foregoing is a true copy of By-law number 6 of the Company enacted by the board of directors on the 3rd day of April, 1952, and subsequently confirmed on the 3rd day of April, 1952 by the consent in writing of all the shareholders of the Company.

IRENE E. SPRINGER,

(Corporate Seal)

Secretary.

(788)

15

#### KITCHENER ESTATES LIMITED

NOTICE IS HEREBY GIVEN that on the 13th day of December, 1945, a resolution of the shareholders of Kitchener Estates Limited was passed at a special of Attenener Estates Limited was passed at a special general meeting called for that purpose providing for the Company being wound up voluntarily under the provision of The Companies Act of the Province of Ontario, and appointing H. Spencer Clark, of the City of Toronto, in the County of York, Province of Ontario, Manager, 1 Dale Avenue, Toronto, as liquidator of the Company for the purpose of winding up the affairs of the Company and distributing its property. of the Company and distributing its property.

Dated at Toronto this 28th day of March, 1952.

H. SPENCER CLARK, Liquidator. MICHAEL P. GEORGAS CO. LIMITED

By-LAW NUMBER 8

BE IT ENACTED, and it is hereby enacted as a by-law of Michael P. Georgas Co. Limited, as follows:

- 1. The number of the Board of Directors of the Company be and it is hereby decreased from 4 to 3.
- 2. The by-laws of the Company be and they are hereby amended in accord with the foregoing.

Enacted this 2nd day of April, 1952.

Witness the Corporate Seal of the Company.

CERTIFIED to be a true copy of By-law number 8 as enacted by the Board of Directors, and unanimously confirmed by all of the shareholders.

> M. P. GEORGAS, President. A. GEORGAS, Secretary.

(790)

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#### SIMCOE DRIVE-IN THEATRES LIMITED

By-Law Number 5

WHEREAS it is deemed expedient to change the location of the Head Office of the Company.

BE IT ENACTED and it is hereby enacted as a by-law of Simcoe Drive-In Theatres Limited that the location of the Head Office of the Company be and the same is hereby changed from the Town of Simcoe, in the County of Norfolk, to the City of London, in the County of Middlesex, in the Province of Ontario.

Enacted this 15th day of March, 1952.

Witness the Corporate Seal of the Company.

B. S. McLEOD President. H. L. PFAFF. Secretary.

I certify this to be a true copy of By-law No. 5 of Simcoe Drive-In Theatres Limited as passed on the 15th day of March, 1952.

> H. L. PFAFF. Secretary.

(791)

15

#### JEFF KEARN LIMITED

By-law No 6

Being a by-law increasing the number of Directors of the Company.

BE IT ENACTED and it is hereby enacted as a by-law of Jeff Kearn Limited (herein called the "Company"), as follows:

- 1. The number of Directors of the Company be and the same is hereby increased from five (5) to six (6) so that the Board of Directors of the Company shall hereafter be composed of six (6) Directors.
- 2. Four (4) Directors shall constitute a quorum at any meeting of the Board of Directors.

3. All prior by-laws, resolutions and proceedings of the Company inconsistent herewith, are hereby amended, modified and revised in order to give effect to this by-law.

Enacted this 7th day of April, 1951.

Witness the corporate seal of the Company.

JEFF KEARN,
President.
A. BUCHANAN,
Secretary-Treasurer.

(792)

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#### PROFESSIONAL OFFICES LIMITED

(In voluntary liquidation)

Notice to Bondholders, Shareholders, Creditors and Others

NOTICE IS HEREBY GIVEN that the Share-holders of the Company, at a Special General Meeting of Shareholders, duly called and held on the 28th day of March, 1952, passed a resolution requiring the Company to be wound up voluntarily pursuant to Part XIV of The Companies Act, and appointing the undersigned as Liquidator.

NOTICE IS HEREBY ALSO GIVEN to the holders of the outstanding 7% Serial Mortgage Bonds of the Company, to send to the undersigned Liquidator, on or before the 30th day of April, 1952, their said bonds for payment at the par value thereof, together with interest accrued to the 30th day of April, 1952. After the said date, interest on the bonds will cease to accrue.

NOTICE IS HEREBY ALSO GIVEN to all the holders of the Preference shares and Common shares issued by the Company to send to the undersigned Liquidator, on or before the 30th day of April, 1952, the certificates representing the said Preference shares and Common shares held by them for the purpose of receiving payment for the said Preference shares at the rate of \$100.00 per share, and an initial distribution on account of the said Common shares.

NOTICE IS HEREBY ALSO GIVEN that all creditors and all others having claims against the said Company are required to file their claims with the undersigned Liquidator on or before the 30th day of April, 1952, giving their names in full, addresses and occupations, and full particulars of their accounts, and the nature of the security, if any, held by them.

AND FURTHER TAKE NOTICE that after the 30th day of April, 1952, the undersigned Liquidator will proceed to distribute the assets of the said Company among the persons entitled thereto, having regard only to the claims of which the undersigned shall then have had notice, and that the undersigned will not be liable for the said assets or any part thereof to any person or persons, of whose claim the undersigned shall not then have received notice.

Dated at Toronto this 4th day of April, 1952.

CHARTERED TRUST COMPANY.
Per D. P. MACDOUGALL,
34 King Street West,
Toronto, Ont.,

Liquidator.

#### F. B. HOLDINGS LIMITED

UNDER The Companies Act (Ontario) F. B. Holdings Limited hereby gives notice that it will make application to His Honour the Lieutenant-Governor of Ontario for acceptance of the surrender of its Charter on and after a date to be fixed by the Lieutenant-Governor

Dated at Toronto this 4th day of April, A.D. 1952.

F. B. HOLDINGS LIMITED, By its Solicitor, WILFRED WOLMAN, 372 Bay St., Toronto, Ont.

(798)

15

#### NORTHERN CANADA SUPPLY LIMITED

SPECIAL BY-LAW NO. 7

BE IT ENACTED and it is hereby enacted as a by-law of Northern Canada Supply Limited (hereinafter called the Company) as follows:

- 1. The number of the Board of Directors of the Company be and is hereby decreased from five (5) to three (3).
- 2. The quorum of the Board of Directors be and is hereby fixed as two (2).
- 3. The by-laws of the Company be and the same are hereby amended to accord with the foregoing.

Enacted this 21st day of March, 1952.

Witness the Corporate Seal of the Company.

D. E. ff. JEMMETT,
President.
JNO. L. JEMMETT,
Secretary.

(Seal)

CERTIFIED to be a true copy of special By-law No. 7 of Northern Canada Supply Limited enacted by the directors on the 21st day of March, 1952 and confirmed by a vote of shareholders present or represented by proxy at a meeting duly held on the 4th day of April, 1952 duly called for considering the same, and holding more than two-thirds of the issued capital stock represented at such meeting.

Witness the corporate seal of the company this 4th day of April, 1952.

JNO. L. JEMMETT, Secretary.

(800)

1.5

#### By-law No. 5

A by-law to increase the number of Directors and to change the location of the Head Office of the Company.

BE IT ENACTED and it is hereby enacted as a by-law of ENJAR WHEELS LIMITED:

1. That pursuant to Section 90 of The Companies Act, the number of Directors of the Company be varied by increasing such number from three to five and that Section 3 of By-law No. 1 as amended by By-law No. 4 be and the same is hereby amended accordingly.

2. That pursuant to the same section the location of the Head Office of the Company is hereby changed from the City of Toronto to the City of Windsor, Ontario.

Passed and enacted by the Board of Directors and affirmed unanimously by all shareholders of the Company the 28th day of September, 1951.

Cerfified a true copy.

H. M. SMITH. Secretary.

(801)

1.5

#### ADELAIDE METAL PROCESSES LIMITED

In pursuance of the provisions of the Ontario Companies Act, Adelaide Metal Processes Limited the Lieutenant-Governor of Ontario for an Order accepting the surrender of its Charter and fixing a date upon and from which it will be dissolved.

Dated this 7th day of April, 1952.

H. HUNTER, Secretary.

(802)

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#### TWIN CITY AUTO PARTS LIMITED

By-Law Number 5

BE IT ENACTED and it is hereby enacted as By-law Number 5 of Twin City Auto Parts Limited (herein called the "Company") as follows:—

- The number of directors of the Company be and the same is hereby increased from three to four so that the Board of Directors of the Company shall hereafter be composed of four Directors.
- 2. Three Directors shall constitute a quorum at any meeting of the Board of Directors.
- All prior by-laws, resolutions and proceedings of the Company inconsistent herewith are hereby amended, modified and revised in order to give effect to this by-law.

Enacted this 19th day of January, 1951.

Witness the Corporate Seal of the Company.

ORESTE GREGUOL, President KATHERINE M. BECKBERGER Secretary.

I certify the above to be a true and correct copy of By-law Number 5 of Twin City Auto Parts Limited, enacted by the Board of Directors on January the 19th, 1951, and ratified, approved and confirmed by 19th, 1951, and ratined, approved and the Shareholders at a meeting called for that purpose and Lanuary the 19th, 1951. on January the 19th, 1951.

KATHERINE M. BECKBERGER,

Secretary.

CITIES SERVICE OIL CO. LIMITED Toronto, Ontario.

By-LAW NUMBER 11

A by-law altering and amending Section 1 of Article 111

BE IT ENACTED by the Directors of Cities Service Oil Company, Limited, as a by-law of the Company as follows:

That Section 1 of Article 111 of By-law Number 1 of the Company, be altered and amended to read as

ARTICLE 111. Directors. Section 1. The property and business of the Company shall be managed by a Board which shall consist of eight Directors, who shall be stockholders of the Company, and who shall be elected by ballot at the stockholders annual meeting and who shall hold office for the ensuing year and until their successors shall have been duly elected and qualified.

If the office of any Director shall become vacant by reason of death, resignation, disqualification or otherwise, the remaining Directors, if not less than a quorum, may by a majority vote elect a successor who shall hold office for the unexpired term.

In all cases where the number of Directors shall be increased the Board of Directors may fill the vacancy or vacancies so created until the next annual election by the stockholders as in the case of other vacancies.

Any Director shall be subject to removal and shall be removed upon a vote of the stockholders holding not less than two-thirds of the capital stock of the Company and any vacancy or vacancies caused by said removal may be filled as here-inbefore provided."

CERTIFIED to be a true copy of By-law Number 11 enacted by the Directors of Cities Service Oil Company, Limited, at a meeting held on the 13th day of February, 1952, and subsequently sanctioned, ratified and confirmed at the Annual Meeting of Shareholders held on the 7th day of April, 1952.

Dated this 8th day of April, 1952.

B. S. RUMSBY,

(804)

Secretary.

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#### **Notice to Creditors**

TAKE NOTICE that FINER FROCKS LIM-ITED, having its Head Office at the City of Toronto. in the County of York, made a sale in bulk of its office, showroom and factory fixtures and equipment on the 2nd day of April, A.D. 1952, to Jack Goldstein, carrying on business under the firm name and style of Allenby Garment Company, and that all persons having any claims or demands against the said Finer Frocks Limited are requested to file proof of their claims with me on or before the 14th day of May, 1952, after which date I will distribute the proceeds of the sale, having regard to those claims only of which I shall then have received notice.

Dated at Toronto, this 3rd day of April, A.D. 1952.

HARRY L. MENDELSON, 26 Queen Street, East, Toronto, Ontario. Trustee.

(803)

(776)

### Dissolution of Partnership

TAKE NOTICE that the Limited Partnership known as LITMAN ELECTRIC CO., consisting of Al Litman, as General Partner, and Arthur Larlham, Edward Stanley Cook and Robert Edgar Vick as Limited Partners, was on the 14th day of March, 1952, dissolved.

Dated at Toronto, this 20th day of March, 1952.

AL LITMAN, ARTHUR LARLHAM, EDWARD STANLEY COOK and ROBERT EDGAR VICK, By their Solicitors SHERMAN & MIDANIK, 21 Dundas Square, Toronto.

(793)

15-16-17

NOTICE IS HEREBY GIVEN that the partner-p formerly subsisting between the undersigned, ship formerly subsisting George William Cooper Dick, and Lloyd Mott, carry ing on a taxi business under the name AROUND TOWN TAXI, in the City of Toronto, and the Township of North York, was dissolved as of the 1st day of March, 1951.

Dated at Toronto this 7th day of April, 1952.

GEO. DICK,

(805)

15

### Change of Name Act

TAKE NOTICE that an application will be made to His Honour Judge Robert Forsyth of the County Court of the County of York in his Chambers in the City Hall, Toronto on Monday, the 12th day of May, 1952 at 10.30 o'clock in the forenoon by Verdun Francis Fellion, residing at 23 Dearbourne Avenue, Toronto, to change his name to Verdun Francis Cull, and to change the names of his wife, Olive Harriet Fellion and his daughter, Joy Frances Fellion, also residing at the same address, to Olive Harriet Cull and Joy Frances Cull respectively.

Dated at Toronto, this 2nd day of April, 1952.

PAYNE AND BISSETT, 403 Temple Building, Toronto 1, Ontario Solicitors for the Applicant.

(777)

TAKE NOTICE that an application will be made by Samuel Borkowitz residing at 913 Ossington Avenue Toronto, before the presiding Judge in Chambers at the City Hall Toronto, on Tuesday, the 13th day of May, 1952, at ten o'clock in the forenoon for an Order to change his name to Samuel Burke, his wife and infant childrens names from Lillian, Gary and Donald Martin Allen Borkowitz respectively to Lillian Burke, Gary Burke and Donald Martin Allen Burke. Dated at Toronto, this 1st day of April, 1952.

H. I. RUMACK, 325½ Yonge Street, Toronto. Solicitor for Applicant.

(778)

TAKE NOTICE that the application of Marvin Irving Applebaum, residing at 740 Euclid Avenue, in the City of Toronto, in the County of York, will be made to His Honour Judge Forsyth in his Chambers at the City Hall, Toronto, on Friday, the 16th day of May, 1952, for change of his name to Marvin Irving

> ROSENBERG AND SMITH, 44 King Street West, Toronto

Solicitors for the Applicant.

(779)

1.5

#### Miscellaneous Notices

BY-LAW No. 897

A by-law to prevent the pollution of the atmosphere by smoke.

That all by-laws or part of by-laws inconsistent with this by-law are hereby repealed including By-law No. 31 Dated A.D. 1909.

WHEREAS it is required that the Corporation of the Town of Eastview, exercise control over excessive smoke from certain chimneys and smoke stacks.

NOW THEREFOR IT IS ENACTED as a by-law of the Town of Eastview as follows:

- 1. No person who is the owner, lessee, tenant, manager or occupant of any premises in which a fire is burning, or who is the owner, lessee, tenant, agent or manager of a steam boiler in connection with which a fire is burning and every person who operates, uses or causes or permits to be used any furnace or fire is required to prevent the emission to the atmosphere from such fire, of opaque or dense smoke for a period of more than six (6) minutes in any one hour, or the emission to the atmosphere from such fire of opaque or dense smoke at any other point than the opening to the atmosphere of the flue stack or chimney.
- 2. This by-law shall come into force and take effect on the day following the final passing thereof.

Read a first and second time this 15th day of March, 1952.

Read a third time and finally passed this 15th day of March, 1952.

> G. LAVERGNE, Mayor.

G. HUBERT,

(641)

12-13-14-15

### TORONTO POLICE AND WIDOWS AND ORPHANS FUND

TAKE NOTICE that the undersigned Police Officers of the City of Toronto intend to apply on behalf of themselves and all other Police Officers and employees of the Board of Police Commissioners of the City of Toronto who have signed the membership Book, not less than seventy-five in number, and all persons who hereafter become members, for incorporation as a Fraternal Society for the purpose of under-taking any class of insurance for which a Fraternal Society may be licensed under the name of Toronto Police Widows and Orphans Fund, or such other name as may be satisfactory to the applicants and which the Governor-in-Council will grant.

Dated at Toronto this 20th day of March, 1952.

THOMAS WAKLEY, JOHN MURRAY, ARTHUR KEAY, ANDREW McKINNEY, MILLAR WATSON, WILLIAM KELLY, RICHARD LEWIS. By their Solicitors

ROEBUCK & WALKINSHAW, 372 Bay Street, Toronto.

(685)

13-14-15-16

NOTICE IS HEREBY GIVEN that I, Kenneth Stewart Dawe of Toronto, in the Province of Ontario, a member of the Bar of Nova Scotia, intend to apply to the Benchers of the Law Society of Upper Canada in the month of June, 1952, to be called to the Bar and admitted to practise as a Solicitor in the Province of Ontario.

Dated at Toronto, the 17th day of March, 1952.

K. S. DAWE, 68 Balsam Ave., Toronto, Ontario.

(690)

13-14-15-16-17-18-19-20

NOTICE IS HEREBY GIVEN that all unclaimed baggage, parcels, etc., checked and unchecked, and consisting of trunks, valises, bags, parcels, umbrellas, baby carriages, etc., which have remained in the hands of the CANADIAN NATIONAL RAILWAYS (Central Region) uncalled for, for a period of one year or more, will be sold by public Auction at the Auction Rooms of Frank Waddington, 128 King Street, East, Toronto, on Thursday April 24th, 1952, at 11.00 o'clock a.m., unless claimed and taken delivery of previous to that date.

> A. S. ANDERSON, General Baggage and Mail Agent, CANADIAN NATIONAL RAILWAYS,

Toronto 1, Ont.

(509)

10-11-12-13-14-15-16

#### LAND TITLES ACT

In the matter of those lands in the Township of Markham, in the County of York, being parts of Lots B and D, Plan 71, and part of Lot 30, Concession Markham, known as the Cullingham property, situated to the east and north of the Roman Catholic Cemetery, and being at the top of a blind

lane off the north side of John Street outside the Village of Thornhill, more particularly described in registered instrument Number 31829 Markham.

NOTICE IS HEREBY GIVEN that John Douglas Cullingham and Mary Ann Cullingham have made an application to the Master of Titles for a certificate of title to the above mentioned property under The Land Titles Act, whereof they claim to be the owners in fee, free from all incumbrances except:

- (1) Mortgage registered as Number 31956 Mark-
- (2) Mortgage registered as Number 31958 Markham.

Wherefore any other person having, or claiming to have any title to, or interest in, the said land, or any part thereof, is required on or before the 28th day of April, 1952, to file a Statement of his Claim in my office in the City of Toronto, and to serve a copy on Messrs. Mungovan & Mungovan, Solicitors for the said Applicants, and in default every such claim may be barred, and the title of the Applicants become absolute and indefeasible, subject only to the reservations mentioned in Sections 9 and 23 of the said Act.

The address of the said Messrs. Mungovan & Mungovan for service is 80 King Street West, Toronto.

Dated this 3rd day of April, A.D. 1952.

S. MERCER, Deputy Master of Titles.

(796)

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#### NOTICE OF INTENTION

NOTICE IS HEREBY GIVEN that I, RENCE MELVILLE MACLEOD, of the City of London, in the Province of Ontario, a member of the Bar of Nova Scotia, intend to apply to the Benchers of the Law Society of Upper Canada in the month of June, 1952, to be called to the Bar and admitted to practise as a Solicitor in the Province of Ontario.

Dated at London, Ontario, the 7th day of April, A.D. 1952.

L. M. MACLEOD. 660 Richmond St., London, Ont. Applicant.

(797)

15-16-17-18-19-20-21-22

#### Sheriff's Sale of Lands

UNDER AND BY VIRTUE of an Execution against Lands issued out of the County Court of the County of York, to me directed, against the goods and chattels and lands and tenements of John C. Morrison, I have seized and taken in execution all the right, title, interest and equity of redemption of John Morrison, the defendant, in and to:

All and singular that certain parcel or tract of land and premises situate, lying and being part of Lot No. 102 on the west side of Markham Street, in the City of Toronto, according to Plan 632, registered in the Registery Office for the said City of Toronto, more particularly described as follows:

Commencing at the north east angle of said Lot No. 102; thence west along the north limit of said Lot No. 102, one hundred and twenty-five feet (125') to a lane; thence south along the westerly limit of said lane twenty-one feet ten inches (21'10") to the intersection of the production westerly of a line drawn through the centre of the partition wall between the houses erected on the property hereby conveyed and the house immediately to the south thereof; thence easterly along the said line and the production thereof about parallel to the northerly limit of said Lot No. 102, one hundred and twenty-five feet (125') to the westerly limit of Markham Street; thence northerly along the westerly limit of Markham Street, twenty-one feet eight and one-quarter inches (21'8¼") to the place of beginning.

On the premises is said to be erected a semidetached solid brick dwelling believed to contain eight rooms and known as 594 Markham Street.

All of which said right, title, interest and equity of redemption of the said John C. Morrison, in the said lands and tenements, I shall offer for sale by public auction in my office, Room 113, City Hall, Toronto, on Tuesday, July 15, A.D. 1952 at 11.00 a.m.

Dated at Toronto, this 26th day of March A.D. 1952.

J. D. CONOVER, Sheriff, County of York.

(748)

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#### COUNTY OF KENT

UNDER AND BY VIRTUE of a Writ of Fi. Fa. issued out of the County Court of the County of Kent

in which E. A. Daigneau & Son is the Plaintiff and Norman Fenton is the Defendant and to me directed against the goods and chattels and lands and tenements of the said Norman Fenton, I have seized and taken in execution and will offer for sale by public auction at my office in the Kent County Municipal Building in the City of Chatham on Tuesday, the 15th day of July, 1952 at 2 o'clock in the afternoon, all the right, title, interest and equity of redemption of the said Norman Fenton, in and to the following lands and tenements:

All and singular that certain parcel or tract of land and premises situate, lying and being in the City of Chatham, in the County of Kent and Province of Ontario and being composed of the Northeasterly seventy-five feet (75') of Lot 26 according to Registered Plan Number 357 for the City of Chatham more particularly described as, commencing at the Easterly angle of said Lot; thence Southwesterly along the Northwesterly limit of Stone Avenue seventy-five feet (75') more or less to the lands heretofore conveyed to Helen Chapple by deed registered as number 52578; thence Northwesterly parallel to the Northeasterly limit of said Lot to the Northwesterly limit of said Lot; thence Northeasterly along the said Northwesterly limit seventy-five feet (75') more or less to the Northeasterly limit of said Lot; thence Southeasterly along the Northeasterly limit of said Lot to the place of beginning.

Dated at Chatham, Ontario, this 7th day of April, A.D. 1952.

ARTHUR POULTER, Sheriff, County of Kent.

(806)



### Publications Under The Regulations Act

APRIL 12th, 1952

O. Reg. 155/52.
Distribution Areas.
Amending Regulations 293 of
Consolidated Regulations 1950.
Made—21st March, 1952.
Approved—27th March, 1952.
Filed—31st March, 1952, 4.15 p.m.

#### REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

1. Schedule 1 of Regulations 293 of Consolidated Regulations of Ontario 1950 as amended by Ontario Regulations 238/51 is further amended by adding thereto the following items:

4 Hamilton distribution area Those parts of the counties of Wentworth and Halton described as follows:

COMMENCING at a point in the water's edge on the south shore of Lake Ontario at the east boundary of the Township of Saltfleet; thence southerly along that boundary to the south-east angle of the Township of Saltfleet; thence westerly along the south boundary of that township to the east boundary of the Township of Binbrook; thence northerly along that boundary to the north-east angle of the Township of Binbrook; thence westerly along the boundary between the townships of Saltfleet and Binbrook to the boundary between the town-ships of Binbrook and Glanford; thence southerly along that boundary to the prolongation easterly of the centre line of the road allowance between concessions 2 and 3 in the Township of Glan-ford; thence westerly along the centre line of that road allowance and its prolongation westerly to the boundary between the townships of Glanford and Ancaster; thence northerly along that boundary to the centre line of that part of the King's Highway known as number 53; thence westerly along the centre line of that highway to the centre line of the road allowance between lots 36 and 37 in the Township of Ancaster; thence northerly along the centre line of that road allowance and its prolongation northerly to the northerly boundary of the Town-ship of Ancaster; thence northerly along the boundary between the townships of West Flamborough and Beverly to the prolongation westerly of the centre line of the road allowance between con-cessions 3 and 4 in the Township of West Flamborough; thence easterly to and along the centre line of that road allowance and its prolongation easterly to the boundary between the townships of West Flamborough and East Flamborough; thence south-east-

erly along that boundary to the prolongation south-westerly of the centre line of the road allowance between concessions 1 and 2 in the Township of East Flamborough; thence north-easterly to and along the centre line of that road allowance to the boundary between the townships of East Flamborough and Nelson; thence north-westerly along that boundary to the prolongation south-westerly of the centre line of the road allowance between con-cessions 1 and 2 south of Dundas Street; thence north-easterly to and along the centre line of that road allowance to the easterly limit of lot 10 in the Township of Nelson; thence south-easterly along that limit and its prolongation across the several concession road allowances to the water's edge of Lake Ontario; thence in a general south-westerly and southeasterly direction along the water's edge of Lake Ontario to the northerly side of the canal between Hamilton Harbour and Lake Ontario; thence southerly to the water's edge of Lake Ontario at the southerly side of that canal; thence in a general south-easterly direction along the water's edge of Lake Ontario to the point of commencement.

Toronto
distribution
area

Those parts of the counties of Peel and York described as follows:

COMMENCING at a point in the water's edge on the north shore of Lake Ontario at the boundary between the townships of Toronto and Trafalgar; thence north-westerly along that boundary to the intersection with the prolongation south-westerly of the between lots 5 and 6 in the Township of Toronto; thence north-easterly to and allowance that road allowance and its prolongation easterly to the boundary between the townships of Toronto and Toronto Gore; thence north-easterly to and along the centre line of the road allowance between lots 5 and 6 in the Township of Toronto Gore and its prolongation north-easterly to the boundary between the townships of Toronto Gore and Etobicoke; thence northerly along that boundary to the prolongation westerly of the limit between lots 25 and 26 in the Township of Etobicoke; thence easterly to and along the limit between lots 25 and 26 to the boundary between the townships of Etobicoke and North York; thence easterly to and along the centre line of the road allowance between lots 10 and 11 in the

Township of North York and its prolongation easterly to the centre line of the road allowance between concessions 3 and 4 west of Yonge Street in the Township of North York; thence northerly along the centre line of that road allowance and its northerly prolongation to the boundary between the town ships of North York and Vaughan; thence easterly along that boundary to the prolongation southerly of the centre line of the road allowance between concessions 3 and 4 in the Township of Vaughan; thence northerly to and along the centre line of that road allowance to the prolongation westerly of the southerly limit of lot 7 in the Township of Vaughan; thence easterly to and along that limit to the south-east angle of lot 7 in concession 2 in the Township of Vaughan; thence easterly to and along the limit between lots 31 and 32 in concession 1 in the Township of Vaughan and its prolongation easterly to the boundary between the townships of Vaughan and Markham; thence easterly to and along the southerly limit of lot 32 in concession 1 in the Township of Markham, to the south-east angle of that lot; thence easterly to and along the limit between lots 6 and 7 in the Township of Markham and its prolongation across the several concession road-allowances to the boundary between the townships of Markham and Pickering; thence southerly along that boundary to the south-east angle of the Township of Markham; thence southerly along the boundary between the townships of Scarborough and Pickering to the water's edge of Lake Ontario; thence in a general south-westerly direction following the water's edge of Lake Ontario and crossing the mouths of the several streams flowing into Lake Ontario, by straight lines, to the easterly side of Coatsworth Cut; thence north-westerly in a straight line to the water's edge of Lake Ontario at the westerly side of that Cut; thence in a general south-westerly direction along the water's edge of Lake Ontario and crossing the Eastern Channel of Toronto Harbour, by a straight line, to a point in the water's edge of Lake Ontario at Gibraltar Point; thence in a general north-westerly direction along the water's edge of Lake Ontario to the southerly side of the Western Channel of the Toronto Harbour; thence north astronomically to the water's edge on the north shore of Lake Ontario; thence in a general westerly and southwesterly direction along the water's edge of Lake Ontario and crossing the mouths of the several streams flowing into Lake Ontario, by straight lines, to the point of commencement.

THE MILK CONTROL BOARD OF ONTARIO

A. B. Currey
Chairman
K. M. Betzner
Member
J. L. Burrows
Member
H. E. McCallum
Member

15

Dated at Toronto, this 21st day of March, 1952.

(750)

#### THE MILK CONTROL ACT

O. Reg. 156/52. Retail Milk Prices in the market of Fergus. New and Revoking O. Regs. 277/51. Made—3rd April, 1952. Filed—3rd April, 1952, 1.15 p.m.

### REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

- 1. In these regulations
  - (a) "buttermilk" means the product that remains after the butter fat is removed from milk by churning and includes the product that is obtained by adding a pure lactic culture to skim-milk;
  - (b) "chocolate drink" means milk that contains a chocolate flavouring;
- (c) "special milk" means milk that contains not less than 4 per cent of butter fat;
- (d) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
- (e) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and
- (f) "whipping cream" means cream that contains not less than 32 per cent of butter fat.
- 2. The maximum prices at which buttermilk, chocolate drink, special milk, standard milk, table cream and whipping cream may be sold by retail in the market of Fergus shall be as follows:

(a)	buttermilk quart		in cardboard containers
(b)	chocolate drink quart. pint half-pint 8 ounces 7 ounces	  .07	22 .13 .08 .07 .06
(c)	special milk quart pint half-pint	 .21 .12 .07	.22 .13 .08
(d)	standard milk quart pint half-pint	. 11	.21 .12 .07

(e) table cream quart pint half-pint	.45	.86 .46 .26
(f) whipping cream quart pint half-pint	.65	1.26

- 3. Ontario Regulations 277/51 are revoked.
- 4. These regulations come into force on the 16th of April, 1952.

### THE MILK CONTROL BOARD OF ONTARIO

A. B. CURREY
Chairman
K. M. Betzner
Member
H. E. McCallum
Member
J. L. Burrows
Member

Dated at Toronto, this 3rd day of April, 1952.

(Seal)

(781)

#### THE MILK CONTROL ACT

O. Reg. 157/52. Retail Milk Prices in the markets of Essex, Kingsville and Leamington. New and Revoking O. Regs. 213/51. Made—3rd April, 1952. Filed—3rd April, 1952, 1.25 p.m.

### REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

- 1. In these regulations
  - (a) "buttermilk" means the product that remains after the butter fat is removed from milk by churning and includes the product that is obtained by adding a pure lactic culture to skim-milk;
- (b) "cereal treat" means milk that contains not less than 10 per cent and not more than 12 per cent of butter fat;
- (c) "chocolate drink" means milk that contains a chocolate flavouring;
- (d) "skim-milk" means milk that contains not more than .25 per cent of butter fat;
- (e) "sour cream" means cream that has been allowed to sour naturally or by the addition of a culture and that contains not less than 16 per cent of butter fat;
- (f) "special milk" means milk that contains not less than 4 per cent of butter fat;
- (g) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;

- (h) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and
- (i) "whipping cream" means cream that contains not less than 32 per cent of butter fat.
- 2. The maximum prices at which buttermilk, cereal treat, chocolate drink, skim-milk, sour cream, special milk, standard milk, table cream and whipping cream may be sold by retail in the markets of Essex, Kingsville and Leamington shall be as follows:

(a)	buttermilk	in bottles	in cardboard container
(4)	quart	\$ .18 .10	\$ .19½ .11
(b)	cereal treat quartpint half-pint.	.65 .35 .18	.66½ .36
(c)	chocolate drink quart. pint. half-pint. 8 ounces. 7 ounces.	.23 .13 .08 .07 .06	$.24\frac{1}{2}$ $.14$ $.09$ $.08$ $.07$
(d)	skim-milk quart.	14	1512
(e)	sour cream pint		.41
(f)	special milk quart pint half-pint	.24 .14 .08½	.25½ 15 .09½
(g)	standard milk quartpinthalf-pint		.23½ .13 .08½
(h)	table cream quart pint half-pint	.85 .45 .25	.861 ± .46 .26
(i)	whipping cream quarthalf-pint	1.15	1.16½ .36

- 3. Ontario Regulations 213/51 are revoked.
- 4. These regulations come into force on the 16th of April, 1952.

### THE MILK CONTROL BOARD OF ONTARIO

	A. B. Currey
	Chairman
	K. M. Betzner
	Member
Seal)	J. L. Burrows
	Member
	H. E. McCallum
	Member

Dated at Toronto, this 3rd day of April, 1952.

(782)

#### THE MILK CONTROL ACT

O. Reg. 158/52. Retail Milk Prices in the market of Ripley. New. Made—3rd April, 1952. Filed—3rd April, 1952, 1.30 p.m.

### REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

#### 1. In these regulations

- (a) "chocolate drink" means milk that contains a chocolate flavouring;
- (b) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat; and
- (c) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat.
- 2. The maximum prices at which chocolate drink, standard milk and table cream may be sold by retail in the market of Ripley shall be as follows:

		in	in cardboard
			containers
(a)	chocolate drink	9 00	0 04
	quart		\$ .21
	pint		.12
	half-pint		.07
	8 ounces	.05	06
(b)	standard milk		
	quart	.19	.20
	pint	.10	.11
	half-pinţ	.06	.07
(c)	table cream		
` ′	quart	.85	.86
	pint		.46
	half-pint		.26

4. These regulations come into force on the 16th of April, 1952.

### THE MILK CONTROL BOARD OF ONTARIO

A. B. Currey
Chairman
K. M. BETZNER
Member
H. E. McCallum
Member
J. L. Burrows
Member

Dated at Toronto, this 3rd day of April, 1952.

(783)

#### THE MILK CONTROL ACT

O. Reg. 159/52. Retail Milk Prices in the market of Colborne. New. Made—3rd April, 1952. Filed—3rd April, 1952, 1.35 p.m.

### REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

#### 1. In these regulations

- (a) "buttermilk" means the product that remains after the butter fat is removed from milk by churning and includes the product that is obtained by adding a pure lactic culture to skim-milk;
- (b) "chocolate drink" means milk that contains a chocolate flavouring;
- (c) "skim-milk" means milk that contains not more than .25 per cent of butter fat;
- (d) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
- (e) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and
- (f) "whipping cream" means cream that contains not less than 32 per cent of butter fat.
- 2. The maximum prices at which buttermilk, chocolate drink, skim-milk, standard milk, table cream and whipping cream may be sold by retail in the market of Colborne shall be as follows;

(-)	1	in bottles	cardboard containers
(a)	duart	\$ .15	\$ .16
(b)	chocolate drink quart pint half-pint 8 ounces 7 ounces	11	.21 .12 .08 .07 .06
(c)	skim-milk quart	.14	.15
(d)	standard milk quartpint half-pint	.10	.20 .11 .07
(e)	table cream quartpint. half-pint.	.38	.71 .39 .21
( <i>f</i> )	whipping cream quart pint half-pint	. 60	1.11 .61 .34

3. These regulations come into force on the 16th of April, 1952.

### THE MILK CONTROL BOARD OF ONTARIO

A. B. Currey
Chairman
K. M. Betzner
Member
H. E. McCallum
Member
J. L. Burrows
Member

Dated at Toronto, this 3rd day of April, 1952.

(784)

### THE PROVINCIAL LAND TAX ACT

O. Reg. 160/52. 1953 Annual Rate of Tax. New. Made—27th March, 1952. Filed—4th April, 1952, 1.25 p.m.

### REGULATIONS MADE UNDER THE PROVINCIAL LAND TAX ACT

The rate of annual tax to be imposed for the year 1953 shall be one per cent.

(786)



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### Government Publications

As listed below, may be obtained from the Office of the Queen's Printer, Parliament Buildings, Toronto

#### EMPIRE 3-1211—Local 732

Remittance to be made payable to the Provincial Treasurer of Ontario and sent with your order to the office of the Queen's Printer.

REVISED STATUTES OF ONTARIO, 1950
5 Bound Volumes — — \$25.00 per set

THE CONSOLIDATED REGULATIONS OF ONTARIO, 1950

3 Bound Volumes — — \$20.00 per set

	A PA S A PASS A
SESSIONAL STATUTES OF ONTARIO, 1951	\$2.0
Assessment Act \$.75 Bills of Sale and Chattel Mortgage Act	Logging Tax Act.

### MISCELLANEOUS PUBLICATIONS

Land Titles Rules, Forms and Tariff of Fees. 1.00 Manual of Assessment Values. 4.00 Municipal Directory, 1952. 1.00 Public Accounts of the Province of Ontario. 50 Regulations Under The Division Courts Act 1.00 Report of the Ontario Royal Commission on Forestry, 1947	ario Royal Commission on Milk,  E. Findings, Recommendations, s of the Report on Milk.  1.00  and Procedure of the Supreme o, 1951.  1.75 3.00  sules, Forms and Tariff of Fees.  50
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### Notice to Sheriffs and Treasurers

Re Advertising Sale of Lands for Taxes in "The Ontario Gazette", Year 1952

Section 152 of The Assessment Act provides:

152. The day of the sale shall be more than ninety-one days after the first publication of the list in The Ontario Gazette.

During year 1952 the dates for publication of tax sale advertisements in The Ontario Gazette are as follows:

January 5th,	Issue	No.	1-	-Earliest	Date	Sale	can	be	hele	d—April, 5th,	1952
February 2nd,	44	44	5	66	-66	66	66		66	—May 3rd,	66
March 1st,	44	66	9	66	66	66	66		66	—June 2nd,	66
April 5th,	66	66	14	44	46	66	66		66	—July 5th,	66
May 3rd,	66	66	18	66	66	66	66		66	—August 2nd,	66
June 7th,	66	66	23	66	"	66	66		46	-September 6th,	66
July 5th,	66	66	27	66	66	66	66		66	-October 4th,	66
August 2nd,	66	66	31	66	66	66	66		66	—November 1st,	66
September 6th,	66	66	36	44	66	66	66		66	—December 6th,	66
October 4th,	66	66	40	66	"	46	66		66	—January 3rd,	1953
November 1st,	66	66	44	66	46	66	66		66	—February 2nd,	44
December 6th,	66	66	49	66	66	66	66		46	—March 7th,	66

Advertisements of tax sales must be received by the Queen's Printer at least TWO WEEKS PRIOR TO THE DATE OF PUBLICATION IN THE ONTARIO GAZETTE.

#### ADVERTISING RATES FOR TAX SALES

- 2.—(1) The rates payable for publication of matters in The Ontario Gazette shall be,—
- (a) for a double-column insertion of,—
  - (i) a notice of the sale of land for arrears of taxes, \$5; and
  - (ii) a list of lands liable to be sold for arrears of taxes, 25 cents a line or fraction thereof;

#### EXAMPLE

For each insertion—The minimum fee due with copy is \$5.00 for each Warrant and 25 cents for each line or part lines after the Warrant.

**Cheques** should be made payable to THE PROVINCIAL TREASURER OF ONTARIO and forwarded to THE ONTARIO GAZETTE.

No exchange required on cheques.

Advertisements should be typewritten or printed legibly, separate from covering letter, number of insertions required must be stated and all signatures should be typed.

All correspondence should be addressed in full "THE ONTARIO GAZETTE", Queen's Printer Office, Parliament Buildings, Toronto, Ontario.

### Rates of Advertising in The Ontario Gazette

(Rates are chargeable re agate line measurement-14 lines to the inch)

#### THE OFFICIAL NOTICES PUBLICATIONS ACT

### REGULATIONS MADE UNDER THE OFFICIAL NOTICES PUBLICATIONS ACT

- 1. In these regulations "line" means agate line.
- 2.—(1) The rates payable for publication of matters in The Ontario Gazette shall be,—
  - (a) for a double-column insertion of,
    - (i) a notice of the sale of land for arrears of taxes, \$5; and
    - (ii) a list of lands liable to be sold for arrears of taxes, 25 cents a line or fraction thereof; and
  - (b) for a single- column insertion of all other matters,
    - (i) on the first insertion, 20 cents a line or fraction thereof; and
    - (ii) on each additional insertion, 10 cents a line or fraction thereof.
  - (2) The rates in subregulation 1 shall be paid as follows:
  - (a) upon submitting the copy of a matter for publication, \$5 for the first insertion and \$2.50 for each additional insertion requested; and
  - (b) except for the rates payable under subclause i of clause a of subregulation 1 of the balance, after crediting the amount paid under clause a, upon receipt of an account from the Queen's Printer.
- (3) Where the amount paid under clause a of subregulation 2 exceeds the rates payable. the person making that payment shall be entitled to a refund of the amount by which the amount paid exceeds the rates payable.
  - 3.—(1) The rates payable for THE ONTARIO GAZETTE shall be,
  - (a) by subscribers for a subscription of 52 weekly issues, \$6; and
  - (b) by others for a single copy, 15 cents.
  - (2) The rates in subregulation 1 shall be payable in advance.

THE ONTARIO GAZETTE is published each Saturday and advertisements must be received before Thursday noon to ensure publication in the next issue.

Advertisements should be typewritten or written legibly, separate from covering letter. Number of insertions required must be stated and the names of all signing officers typewritten or printed.

A copy of The Ontario Gazette will be sent free to each advertiser, approximately four days after publication date, for each week that his advertisement appears.

The 12 Month Tax Sale Issues may be subscribed to for \$1.80 per annum.

All remittances should be made payable to The Provincial Treasurer of Ontario and forwarded to The Ontario Gazette.

All correspondence should be addressed:

THE ONTARIO GAZETTE, Queen's Printer Office, Parliament Buildings, Toronto, Ontario.



# The Ontario Gazette

#### PUBLISHED BY AUTHORITY

VOL. LXXXV

TORONTO, SATURDAY, APRIL 19th, 1952

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### **Government Notices Respecting Corporations**

#### **Letters Patent of Incorporation**

#### AUTOMATIC RADIO OF CANADA LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 1st day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Morris Black, Merchant, and Natalie Black, Married Woman, both of the City of Peterborough, in the County of Peterborough and Province of Ontario; and Marjorie Grimshaw, of the City of Toronto, in the County of York and Province of Ontario, Secretary: and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of AUTO-MATIC RADIO OF CANADA LIMITED; To buy, sell, manufacture, import, export, exchange and generally deal in all kinds of radios and their component parts; with a capital of Forty Thousand dollars divided into Three Thousand common shares of Ten dollars each and One Thousand common shares of Ten dollars each with its Head Office at the said City of Toronto; and its Provisional Directors being Morris Black, Natalie Black and Marjorie Grimshaw, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(816) Deputy Provincial Secretary

BILT-RITE GARMENT LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 1st day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Bernard Schrager, Manufacturer; Norman

Citron, Salesman; and Lillian Citron, Housewife; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of BILT-RITE GARMENT LIMITED; (a) To carry on all or any of the businesses of manufacturers of clothing and wearing apparel of all kinds, tailors, drapers, hosiers, milliners, costumers, hatters, furriers, glovers, silk, cotton, cloth and lace merchants, haberdashers, portmanteau makers and general outfitters and dealers in india rubber and waterproof goods, umbrellas, walking sticks, ornaments, toilet requisites, perfumery, soap and any other articles, commodities, merchandise or things necessary for the purposes of the Company, and to manufacture, import and export and to act as manufacturers' agents or commission agents for all kinds of manufactured articles, goods, wares, merchandise and materials; and for the further purposes and objects therein set forth: with a capital divided into Seven Hundred and Fifty redeemable preference shares of the par value of One Hundred dollars each and Twenty-five Thousand common shares without any nominal or par value; provided, however, that the consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of One dollar for each share; with its Head Office at the said City of Toronto; and its Provisional Directors being Bernard Schrager, Norman Citron and Lillian Citron, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(816)

#### JOHN BOSHART & SONS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 27th day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Kenneth Hedley Dunn, Chartered Ac-

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Toronto, Canada

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countant; George Harold Shannon, one of Her Majesty's Counsel learned in the Law; and Katherine Mary Beckberger, Beatrice Golka and Margery Mary McCurdy, Secretaries; all of the City of Kitchener, in the County of Waterloo and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of JOHN BOSHART & SONS LIMITED; (a) To manufacture, design, carve, engrave, mould or otherwise fabricate furniture, woodwork and all kinds of articles, furnishings and equipment, either in wood, metal, textiles, upholstery or any combination or combinations thereof; and to buy, sell, exchange, trade and otherwise deal in any manner whatsoever in or with furniture and furnishings of every or any kind; and for the further purposes and objects therein set forth: with a capital divided into Two Thousand Five Hundred 5% noncumulative redeemable non-participating preference shares of the par value of One Hundred dollars each and Fifteen Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Forty Thousand dollars; with its Head Office at the Town of Seaforth, in the County of Huron and Province of Ontario; and its Provisional Directors being Kenneth Hedley Dunn, George Harold Shannon, Katherine Mary Beckberger, Beatrice Golka and Margery Mary McCurdy, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(816)

#### CARDINAL PRESS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 27th day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Edward Leibovitz and Bernard Burke, Printers; and Annie Leibovitz, Widow; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of CAR-DINAL PRESS LIMITED; (a) To carry on the trade or business of general printers, publishers, newspaper publishers, lithographers, engravers, bookbinders, booksellers, type founders and advertising agents; and to carry on the business of embossing, electrotyping, stereotyping, photo-engraving, manufacturing and dealing in paper boxes, stationery, tags and labels; and for the further purposes and objects therein set forth: with a capital divided into Three Thousand Five Hundred preference shares of the par value of Ten dollars each and Five Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Five Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Edward Leibovitz, Bernard Burke and Annie Leibovitz, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

#### CEDARNOOK GIRLS CAMP

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 1st day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Willis Gordon Cunningham, Solicitor; William George Leonard, Chartered Accountant; John Leslie Thirlwell, Manager; Edith Pearl Knox and Kathleen Ferguson Spooner, Married Woman; and Cleta Marguerite Herman, Spinster; all of the City of Kingston, in the County of Frontenac and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Corporation, and persons who thereafter become members thereof, a corporation without share capital under the name of CEDARNOOK GIRLS CAMP; (a) To maintain and operate a camp for children and young adults, male and female; and for the further purposes and objects therein set forth: with its Head Office at the said City of Kingston; and its First Directors being Willis Gordon Cunningham, William George Leonard, John Leslie Thirlwell, Edith Pearl Knox, Kathleen Ferguson Spooner and Cleta Marguerite Herman, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

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### CITY CLEANERS & DYERS (BELLEVILLE) LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 1st day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting William Harold Lynch and Roy Clifford Johnson, Proprietors; and Nina Lynch and Selina Johnson, Married Women; all of the City of Belleville, in the County of Hastings and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of CITY CLEAN-ERS & DYERS (BELLEVILLE) LIMITED; (a) To carry on the business of cleaners, pressers, dyers, launderers and repairers of clothing, fabrics, goods and household furnishings; and for the further purposes and objects therein set forth: with a capital of Forty Thousand dollars divided into Four Thousand shares of Ten dollars each; with its Head Office at the said City of Belleville; and its Provisional Directors being William Harold Lynch, Roy Clifford Johnson, Nina Lynch and Selina Johnson, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

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### COBOURG BLOCK, TILE AND MODERNCRETE PRODUCTS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 1st day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Irene Mae Cooper, Married Woman, and Joseph Robert Cooper, Real Estate Broker, both of the Township of Hamilton, in the County of Northumberland and Province of Ontario; Foster Meharry Russell, Editor, George Francis Turner, Contractor,

Edna Gertrude Brent, Married Woman, and Harvey Mifflin Brent, Solicitor, all of the Town of Cobourg, in the said County of Northumberland; and Theodore Arden Sharpe, of the Town of Port Hope, in the County of Durham and Province of Ontario, Accountant; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of COBOURG BLOCK, TILE AND MODERNCRETE PRODUCTS LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To manufacture, buy, sell, export, import and generally deal in all products of which cement is a component and the by-products thereof, lime, limestone, sandstone, calcined and other plaster, artificial stone and all other similar products; and for the further purposes and objects therein set forth: with a capital divided into Three Thousand Five Hundred preference shares of the par value of Ten dollars each and Five Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Five Thousand dollars; with its Head Office at the said Town of Cobourg; and its Provisional Directors being Irene Mae Cooper, Joseph Robert Cooper, Foster Meharry Russell, George Francis Cooper, Foster Meharry Russell, George Francis Turner, Edna Gertrude Brent, Harvey Mifflin Brent and Theodore Arden Sharpe, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

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#### DALY PET FOODS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 2nd day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Ronald William Cass and Bernard William Hurley, both of the City of Belleville, in the County of Hastings and Province of Ontario, Solicitors; Roderick Stanley Campbell, of the Township of Sidney, in the said County of Hastings, Student-at-Law; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, private company under the name of DALY PET FOODS LIMITED; To manufacture and sell pet foods; with a capital divided into Three Hundred and Fifty preference shares of the par value of One Hundred dollars each and One Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Five Thousand dollars; with its Head Office at the Town of Deseronto, in the said County of Hastings; and its Provisional Directors being Ronald William Cass, Bernard William Hurley and Roderick Stanley Campbell, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

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#### DOMINION CONVEYORS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 22nd day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth

constituting Francis Walton Dowler, Richard Macaulay Ivey and Russell Robertson Sheldrick, all of the City of London, in the County of Middlesex and Province of Ontario, Solicitors; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of DOMINION CONVEYORS LIMITED; (a) To manufacture, process, construct, build, fabricate, assemble, purchase, import, lease or otherwise houseware require or the process. otherwise howsoever acquire and to warehouse, job, distribute, market, wholesale, sell, export, exchange, lease and otherwise howsoever deal in and with goods, wares, materials, articles and merchandise of every nature and kind whatsoever including but without in any way limiting the generality of the foregoing the acquiring of and dealing with conveyor equipment of every nature and kind; and for the further purposes and objects therein set forth; with a capital divided into Three Thousand Six Hundred 4% non-cumulative redeemable non-voting preference shares of the par value of Ten dollars each and Four Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Four Thousand dollars; with its Head Office at the City of Hamilton, in the County of Wentworth and Province of Ontario; and its Provisional Directors being Francis Walton Dowler, Richard Macaulay Ivey and Russell Robertson Sheldrick, hereinbefore

> R. J. CLDNEY, Deputy Provincial Secretary.

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#### DURHAM WOOD PRODUCTS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 13th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Irwin Morris Colwill and John Henry Jose, Farmers; Gordon Leaver Gray, Bookkeeper; and Ross Wilfred Cobbledick, Woodworker; all of the Village of Newcastle, in the County of Durham and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of DURHAM WOOD PRODUCTS LIMITED; To manufacture, purchase, sell, import, export and deal in logs and wooden products, including all types of containers thereof; with a capital divided into Three Hundred and Sixty preference shares of the par value of One Hundred dollars each and Four Thousand common shares without any nominal or par value shall not exceed in amount or value the sum of Four Thousand dollars; with its Head Office at the said Village of Newcastle; and its Provisional Directors being Irwin Morris Colwill, John Henry Jose, Gordon Leaver Gray and Ross Wilfred Cobbledick, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

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### ENSIGN LAND INVESTMENTS SERVICES LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 24th day of March, A.D. 1952, have been

issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Gordon Ivan Gontier, Gentleman; Frieda Lavina Gontier, Married Woman; and Ronald Charles George Wilson, Solicitor; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of ENSIGN LAND INVESTMENTS SERVICES LIMITED; (a) To inquire and report to creditors upon the financial standing of persons, merchants, firms and corporations and to exchange among subscribers information as to the credit and standing of merchants; and for the further purposes and objects therein set forth: with a capital divided into Four Thousand shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Forty Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Gordon Ivan Gontier, Frieda Lavina Gontier and Ronald Charles George Wilson, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

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### EXCELSIOR MINES LIMITED (No Personal Liability)

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 1st day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Gordon McLaughlin, one of Her Majesty's Counsel learned in the Law; and Beverley Louise Reimer and Florence Isabel Peacock, Secretaries; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Subscribers to the memorandum of agreement of the Company, and persons who thereafter become share-holders therein, a corporation under the name of EXCELSIOR MINES LIMITED (No Personal Liability); (a) To acquire, own, lease, prospect for, open, explore, develop, work, improve, maintain and manage mines and mineral lands and deposits, and to dig for, raise, crush, wash, smelt, assay, analyze, reduce, amalgamate, refine, pipe, convey and otherwise treat ores, metals and minerals, whether belonging to the Company or not, and to render the same merchantable and to sell or otherwise dispose of the same or any part thereof or interest therein; and for the further purposes and objects therein set forth: with a capital of Three Million dollars divided into Three Million shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being Gordon McLaughlin, Beverley Louise Reimer and Florence Isabel Peacock, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

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#### HIGHLAND REALTY COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 18th day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth

constituting Joseph Arnold Steele, Contractor; Arthur Harold Lewis and Elwood Allen McDonald, Accountants; and Wilmot Bulkley Gordon and James Bryce Lillico, Solicitors; all of the City of Peterborough, in the County of Peterborough and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of HIGHLAND REALTY COMPANY LIMITED; (a) To buy, sell, lease, rent, mortgage, pledge and otherwise deal in realty situate in the Province of Ontario; and for the further purposes and objects therein set forth: with a capital divided into Eight Hundred preference shares of the par value of One Hundred dollars each and Two Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Twenty Thousand dollars; with its Head Office at the said City of Peterborough; and its Provisional Directors being Joseph Arnold Steele, Arthur Harold Lewis, Elwood Allen McDonald, Wilmot Bulkley Gordon and James Bryce Lillico, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

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### INDO RADIANT HEATING AND CONSTRUCTION LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 1st day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Margaret Shields, Edna Brown and Doreen Marie McKeag, Secretaries; Mart Tarum, Law Clerk; and James Ronald Denny, Solicitor; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of INDO RADIANT HEATING AND CONSTRUCTION LIMITED; (a) To manufacture, buy, sell, import, export and otherwise deal in and with goods, wares and chattels of all and every kind and nature and, without limiting the generality of the foregoing, to manufacture, buy, sell, distribute, import, export, assemble, operate, repair, convert, let for hire and otherwise deal in and with every kind and description of heating systems and controls; and for the further purposes and objects therein set forth: with a capital divided into Three Thousand Six Hundred preference shares of the par value of Ten dollars each and Four Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Four Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Margaret Shields, Edna Brown, Doreen Marie McKeag, Mart Tarum and James Ronald Denny, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

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#### JACKSON HOMES, LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 1st day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the

limitations and restrictions, if any, therein set forth constituting Thomas Tudor Jackson, Gentleman; Isabella Jackson, Spinster; Norman MacLean, Manufactrer; Elizabeth MacLean, Married Woman; and Reuben Stevens, Builder; all of the Village of Egmondville, in the County of Huron and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of JACKSON HOMES, LIMITED; (a) To engage in building and construction work; and for the further purposes and objects therein set forth: with a capital of Fifty Thousand dollars divided into Two Hundred and Fifty 4% cumulative redeemable preference shares of One Hundred dollars each and Two Hundred and Fifty common shares of One Hundred dollars each; with its Head Office at the Town of Seaforth, in the said County of Huron; and its Provisional Directors being Thomas Tudor Jackson, Isabella Jackson, Norman MacLean, Elizabeth MacLean and Reuben Stevens, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

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#### JARVISTON MINES LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 1st day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting George Reith Mackie, Norman MacLeod Rogers, Charles Sydney Frost, Junior, and James Bonham Strange Southey, Solicitors; and Glyn Lamprey, Student-at-Law; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company and persons who thereafter become shareholders therein, a corporation under the name of JARVISTON MINES LIMITED; (a) 1. To prospect and explore for mines and minerals and to carry on the business of mining and manufacturing in all its branches; to purchase, hold, lease, acquire and sell mines, minerals and mining and other rights, easements and privileges; to mine, quarry, get, work, mill and prepare for sale by any process all or any minerals or metallic products and ores; to manufacture products and by-products therefrom; to smelt such ores and other metallic substances; and to trade in the products of such mines and manufactures; and for the further purposes and objects therein set forth: with a capital divided into Three Million shares without any nominal or par value; provided, however, that the aggregate consid eration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Three Million dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being George Reith Mackie, Norman MacLeod Rogers, Charles Sydney Frost, James Bonham Strange Southey and Glyn Lamprey, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

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#### KAMAN FURS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 1st day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth

constituting Molly Kaman, Married Woman; Murray Lucke Keyfetz, Barrister; and Eva Laxton, Secretary; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of KAMAN FURS LIMITED; (a) To carry on the business, both wholesale and retail, of the manufacture and sale of fur coats and all other fur manufactured products; and for the further purposes and objects therein set forth: with a capital of Forty Thousand dollars divided into Thirty-five Thousand 5% noncumulative preference shares of One dollar each and Five Thousand common shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being Molly Kaman, Murray Lucke Keyfetz and Eva Laxton, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

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#### KEARNS INSURANCE & REALTY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 1st day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Gerald Ernest Eastman, Frederick Louis Dreger, John Edwin Clement and John Gartshore Martin, all of the City of Kitchener, in the County of Waterloo and Province of Ontario, Solicitors; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of KEARNS INSURANCE & REALTY LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To carry on in all its branches the business of insurance agents, representatives and managers for any company, association, group, club, syndicate or individual engaged directly or indirectly in the business of insurance in any or all of its classifications or in any guarantee, indemnity, bonding or like business; and for the further purposes and objects therein set forth: with a capital divided into Three Hundred non-cumulative redeemable preference shares of the par value of One Hundred dollars each and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the said City of Kitchener; and its Provisional Directors being Corall France Factorial Loris Dance Like Gerald Ernest Eastman, Frederick Louis Dreger, John Edwin Clement and John Gartshore Martin, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

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#### KELLY LUMBER & CONSTRUCTION LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 4th day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Charlemagne Berthiaume, Agent, and Laurent Lacarte, Manager, both of the Town of

Hawkesbury, in the County of Prescott and Province of Ontario; and Harold Blanchfield, of the City of Ottawa, in the County of Carleton and Province of Ontario, Accountant; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of KELLY LUMBER & CONSTRUCTION LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To carry on in any and all their branches the businesses of loggers, lumbermen, lumber merchants and sawniill, planing-mill and pulpmill owners; and for the further purposes and objects therein set forth: with a capital of One Hundred Thousand dollars divided into Seven Hundred non-voting preference shares of One Hundred dollars each and Three Hundred common shares of One Hundred dollars each; with its Head Office at the said Town of Hawkesbury; and its Provisional Directors being Charlemagne Berthiaume, Laurent Lacarte and Harold Blanchfield, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

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### KENAR OILS & MINES LIMITED (No Personal Liability)

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 2nd day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Abraham Greenbaum and Paul Phillips, Barristers; Jean Armstrong Kerr, Secretary; and Jack Gilbert and Harry Cravit, Students-at-Law; all of Toronto, in the County of York and the City of Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a corporation under the name of KENAR OILS & MINES LIMITEI) (No Personal Liability); (a) To acquire, own, lease, prospect for, open, explore, develop, work, improve, maintain and manage mines and mineral lands and deposits, including oil and gas lands and deposits, and to dig for, raise, crush, wash, smelt, assay, analyze, reduce, amalgamate, refine, pipe, convey and otherwise treat ores, metals and minerals, including oil and gas, whether belonging to the Company or not, and to render the same merchantable and to sell or otherwise dispose of the same or any part thereof or interest therein; and for the further purposes and objects therein set forth: with a capital of Three Million dollars divided into Three Million shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being Abraham Greenbaum, Jean Armstrong Kerr, Paul Phillips, Jack Gilbert and Harry Cravit, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

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#### LAKEWOODS TIMBER LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 25th day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting John Gwyn Osler, Campbell Revere Osler, Archibald Woodburn Langmuir, James Ian Douglas

and Allan Leslie Beattie, Solicitors; and Edward John Meredith Huycke and John Montgomery Lowndes, Students-at-Law; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of LAKEWOODS TIMBER LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To carry on in any and all their branches the businesses of loggers, lumbermen, lumber merchants and sawmill, planing-mill and pulpmill owners; and for the further purposes and objects therein set forth: with a capital of Two Hundred Thousand dollars divided into Twenty Thousand shares of Ten dollars each; with its Head Office at the Town of Huntsville, in the District of Muskoka and Province of Ontario; and its Provisional Directors being John Gwyn Osler, Campbell Revere Osler, Archibald Woodburn Langmuir, James Ian Douglas Allan Leslie Beattie, Edward John Meredith Huycke and John Montgomery Lowndes, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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#### THE LAMP LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 1st day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Ivan Clayton Harries and David Toner Bennett, both of the City of Toronto, in the County of York and Province of Ontario, Solicitors; and Elmore Houser and James Somerville Brown, both of the Town of Leaside, in the said County of York, Solicitors; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of THE LAMP LIMITED; To import, export, manufacture, buy, sell and deal in goods, wares and merchandise of every nature and kind and, without limiting the generality of the foregoing, to manufacture, buy, sell and deal in uniforms, boots and shoes, leather goods and accessories particularly for nurses; with a capital divided into Three Hundred and Fifty preference shares of the par value of One Hundred dollars each and Five Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Five Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Ivan Clayton Harries, Elmore Houser, David Toner Bennett and James Somerville Brown, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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#### LANSING-SHEPPARD HOLDING CO. LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 1st day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth

constituting David Bertram Goodman, one of Her Majesty's Counsel learned in the Law; Edwin Alan Goodman, Solicitor; and Ralph Chernin, Student-at-Law; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of LANSING-SHEPPARD HOLD-ING CO. LIMITED; (a) To invest in shares, stocks, bonds, debentures, debenture stock and other evidences of indebtedness and obligations issued or guaranteed by any corporation, company, chartered bank, association, partnership, syndicate, entity, person or governmental, municipal or public authority, domestic or foreign, and evidences of any interest in respect of any such shares, stocks, bonds, debentures, debenture stock and other evidences of indebtedness and obligations and to invest and lend money at interest on the security of personal property or without security and to change, alter or realize upon any investments and to reinvest any moneys which may at any time be available for that purpose; and for the further purposes and objects therein set forth: with a capital of Forty Thousand dollars divided into Three Hundred and Sixty non-cumulative preference shares of One Hundred dollars each and Four Hundred common shares of Ten dollars each; with its Head Office at the said City of Toronto; and its Provisional Directors being David Bertram Goodman, Edwin Alan Goodman and Ralph Chernin, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

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### MAROON INTERNATIONAL TRANSFER LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 28th day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Oliver William Durdin and Terence Barry Nelligan, Solicitors; and Thelma Marjorie Bailey, Accountant; all of the City of London, in the County of Middlesex and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of MAROON INTER-NATIONAL TRANSFER LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To carry on generally the business of trucking and transporting goods, wares and merchandise; to act as forwarders, custom house brokers and warehousemen and storage and express agents; and to carry on any business similar to the foregoing or which may be carried on advantageously therewith; and for the further purposes and objects therein set forth: with a capital divided into One Thousand preference shares of the par value of One Hundred dollars each and Eleven Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Eleven Thousand dollars; with its Head Office at the City of Windsor, in the County of Essex and Province of Ontario; and its Provisional Directors being Oliver William Durdin, Terence Barry Nelligan and Thelma Marjorie Bailey, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

#### J. FRANK O'MEARA LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 1st day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting John Francis O'Meara, Salesman; Mary Gertrude O'Meara, Married Woman; and Peter Joseph Macdonald, Solicitor; all of the City of Ottawa, in the County of Carleton and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company and persons who thereafter become shareholders therein, a private company under the name of J. FRANK O'MEARA LIMITED; (a) To produce, manufacture, purchase, sell, import, export or otherwise acquire, deal in and with, repair, utilize and dispose of, either at wholesale or retail, physicians', hospital and sick room supplies, surgical, medical and dental equipment of all kinds and chemical, electrical, surgical and scientific apparatus and equipment; and for the further purposes and objects therein set forth: with a capital of Forty Thousand dollars divided into Four Thousand shares of Ten dollars each; with its Head Office at the said City of Ottawa; and its Provisional Directors being John Francis O'Meara, Mary Gertrude O'Meara and Peter Joseph Macdonald, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

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### PROBATIONERS AID SOCIETY OF HAMILTON DISTRICT

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 26th day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting John Lash Coburn, of the Township of Ancaster, in the County of Wentworth and Province of Ontario, Manager; Robert Howard Tugman, of the Township of East Flamborough, in the said County of Wentworth, General Manager; James Robertson Mackenzie, Manager, Frederick Basil Bowman, Physician, George Stanley Boulter, Managing Director, Waring Laird Jennings, Insurance Broker, James William Pearce and Rex Dudley Marsh, Executives, and John William Rowley, Master Mechanic, all of the City of Hamilton, in the said County of Wentworth; Wilfred Reginald Carter, of the Township of Nelson, in the County of Halton and Province of Ontario, General Manager; and George Sidney Parlour, of the Town of Dundas, in the said County of Wentworth, Manager; and any others who have become subscribers to the memorandum of agreement of the Corporation, and persons who thereafter become members thereof a corporation without share capital under the name of PROBATIONERS AID SOCIETY OF HAMILTON DISTRICT; (a) To work towards the prevention and cure of crime by persons sixteen years of age and over by promoting, devising, sponsoring, establishing, assisting, developing and participating in measures and programmes calculated to advance and provide for the education, rehabilitation, guidance and general welfare of persons placed on probation by the Adult Criminal Courts of the said City of Hamilton and District; and for the further purposes and objects therein set forth: with its Head Office at the said City of Hamilton and City of Hamilton and District; and for the further purposes and objects therein set forth: with its Head Office at the said City of Hamilton Links Point Poin of Hamilton; and its First Directors being John Lash Coburn, Robert Howard Tugman, James Robertson Mackenzie, Frederick Basil Bowman, Wilfred Reginald Carter, George Stanley Boulter, George Sidney Parlour, Waring Laird Jennings, James William Pearce, Rex Dudley Marsh and John William Rowley, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

#### RALPH CLOTHING LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 1st day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Noel Roland Desautels, Insurance Salesman; Raoul Lanthier, Merchant; and Lucien Levesque, Miner; all of the City of Sudbury, in the District of Sudbury and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of RALPH CLOTHING LIMITED; To engage in the manufacturing and selling of men's furnishings and clothing; with a capital divided into Five Thousand 4% cumulative redeemable preference shares of the par value of Ten dollars each and Two Thousand Five Hundred common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Twenty-five Thousand dollars; with its Head Office at the said City of Sudbury; and its Provisional Directors being Noel Roland Desautels, Raoul Lanthier and Lucien Levesque, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

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#### ROBERTSON BROTHERS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 28th day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Ian Strachan Johnston, Wilmot Hagarty Broughall and Terence Sheard, all of the City of Toronto, in the County of York and Province of Ontario, Barristers; and any others who have become subscribers to the memorandum of agreement of the Compamy, and persons who thereafter become shareholders therein, a private company under the name of ROBERTSON BROTHERS LIMITED; (a) To carry on a confectionery business in all its branches, and to manufacture, buy, sell, import, export and otherwise deal in and with all kinds of candies, cakes, cocoa, chocolate, extracts, essential oils and all articles and materials used in such business and all by-products of such articles and materials; and for the further purposes and objects therein set forth: with a capital divided into Twenty-five Thousand preference shares of the par value of Ten dollars each and Forty Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Forty Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Ian Strachan Johnston, Wilmot Hagarty Broughall and Terence Sheard, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

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#### ST. ANNS WOMEN'S INSTITUTE

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 3rd day of April, A.D. 1952, have been

issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Leah Emily Alice Coon, Gloria Ann Piper, Muriel Gertrude Davis and Marion Gertrude Heaslip, all of the Village of St. Anns, in the County of Lincoln and Province of Ontario, Housewives; and Muriel Alice Stevens, of the Township of Gainsborough, in the said County of Lincoln, Housewife; and any others who have become subscribers to the memorandum of agreement of the Corporation, and persons who thereafter become members thereof, a corporation without share capital under the name of ST. ANNS WOMEN'S INSTITUTE; (a) To carry out the work of the Women's Institute as outlined by the Federated Women's Institute of Ontario; and for the further purposes and objects therein set forth: with its Head Office in the said Township of Gainsborough; and its First Directors being Leah Emily Alice Coon, Muriel Alice Stevens, Gloria Ann Piper, Muriel Gertrude Davis and Marion Gertrude Heaslip, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

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#### SAUGEEN SPRAYING CO. LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 1st day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Glendon Kenneth Crockford, Solicitor; Elwood Farnell Reeve, Dry Cleaner; and Margaret Christine Oehm and Gwendolyn Harris Reeve, Secretaries; all of the Town of Hanover, in the County of Grey and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a corporation under the name of SAUGEEN SPRAYING CO. LIMITED; (a) To carry on the business of general contractors and to enter into contracts for, construct, execute, own and carry on all description of works, and, without limiting the generality of the foregoing, to carry on for the purposes aforesaid, the businesses of a general construction company and contractors for the construction, equipment and repairing of roads, pavements, bridges, culverts, wharves, ferries and all public and private works and buildings or structures of all kinds; and for the further purposes and objects therein set forth: with a capital divided into Two Thousand 5% noncumulative redeemable preference shares of the par value of Ten dollars each and Twenty Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Twenty Thousand dollars; with its Head Office at the Town of Durham, in the said County of Grey; and its Provisional Directors being Glendon Kenneth Crockford, Elwood Farnell Reeve, Margaret Christine Oehm and Gwendolyn Harris Reeve, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

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#### SEAWAY FORWARDING AGENCIES LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 19th day of March, A.D. 1952, have been

issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Christopher Fred Waugh, Manager, William James Waugh, Student, Charles Walter Donaldson, Solicitor, and Violet Millie Colwell, Stenographer, all of the City of Windsor, in the County of Essex and Province of Ontario; and Richard Devere Thrasher, of the Town of Amherstburg, in the said County of Essex, Solicitor; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of SEAWAY FORWARDING AGENCIES LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force; (a) To carry on generally the business of stevedoring, trucking and transporting goods, wares and merchandise, to act as forwarders, custom house brokers, general carriers, freight contractors, haulage contractors and warehousemen, storage agents, booking agents and transfer and express agents, and to carry on any business similar to the foregoing or which may be carried on advantageously therewith; and for the further purposes and objects therein set forth: with a capital of Sixty Thousand dollars divided into Five Thousand non-cumulative redeemable preference shares of Ten dollars each and Thousand common shares of One dollar each: with its Head Office at the said City of Windsor; and its Provisional Directors being Christopher Fred Waugh, William James Waugh, Charles Walter Donaldson, Richard Devere Thrasher and Violet Millie Colwell, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

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#### D. SLINGSBY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 1st day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Douglas Slingsby, of the Township of North York, in the County of York and Province of Ontario, Contractor; and Martin Kelner, Solicitor, and Hannah Govorchin, Secretary, both of the City of Toronto, in the said County of York; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of D. SLINGSBY LIMITED; (a) To acquire by purchase, lease or other title and to hold real estate and to sell, alienate, convey or charge the same; and for the further purposes and objects therein set forth; with a capital of Forty Thousand dollars divided into Three Thousand non-voting preference shares of Ten dollars each and One Thousand common shares of Ten dollars each and its Provisional Directors being Douglas Slingsby, Martin Kelner and Hannah Govorchin, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

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#### STATESMAN COAL, OIL AND GAS (ALBERTA) LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 1st day of April, A.D. 1952, have been

issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting James Stanley Beatty, Alan James Baker and John Henry Smith, Solicitors; Mary Willena Leslie, Accountant; and Eveline Dolores Backhauser, Stenographer; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of STATESMAN COAL, OIL AND GAS (ALBERTA) LIMITED; (a) To carry on in all its branches the business of mining, milling, reduction and development; and for the further purposes and objects therein set forth; with a capital of One Hundred and Fifty Thousand dollars divided into One Hundred and Fifty Thousand shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being James Stanley Beatty, Alan James Baker, John Henry Smith, Mary Willena Leslie and Eveline Dolores Backhauser, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

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### CHARLES R. STEWART CONSTRUCTION CO. LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 1st day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Robert Boak Burns and John Burgess Jolley, Solicitors; and Dolores Joyce Robson, Secretary all of the City of Welland, in the County of Welland and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of CHARLES R. STEWART CONSTRUCTION CO. LIMITED; (a) To carry on business as contractors, builders and roofers and importers and manufacturers of and dealers in concrete, cement, asphalt, sheet metal, roof preparations and other materials which can be used directly or indirectly by contractors, builders or roofers, to act as agents for other persons or corporations carrying on a similar business, and to carry on any other business of a like nature or incidental to the foregoing; and for the further purposes and objects therein set forth: with a capital divided into Four Hundred preference shares of the par value of One Hundred dollars each and One Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the said City of Welland; and its Provisional Directors being Robert Boak Burns, John Burgess Jolley and Dolores Joyce Robson, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

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### STOUTENBURG MOTOR SALES AND SERVICE CO. LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 1st day of April, A.D. 1952, have been

issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth Constituting Albert Oliver Stoutenburg, Salesman, Leo John Gent, Barrister, and Monica May Alford and Leta Agnes Knight, Secretaries, all of the City of London, in the County of Middlesex and Province of Ontario; and Clare Frederick Stoutenburg, of the Village of Dorchester, in the said County of Middlesex, Mechanic; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of STOUT-ENBURG MOTOR SALES AND SERVICE CO. LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To manufacture, repair, buy, sell, import, export, exchange and generally deal in all kinds of automobiles, trucks, tractors, motorcycles, boats, aeroplanes and aerostats, motors, engines, machines, carburetors, accessories and parts and all kinds of machinery, implements, utensils, apparatus, lubricants, cements, solutions and appliances, whether incidental to the construction of motor cars or otherwise, rubber and articles and goods of all kinds of which rubber is a component part, together with the various materials which enter into the manufacture of such articles and goods and fuel-saving, mechanical and electrical apparatus and devices and all things capable of being used therewith or in the manufacture, maintenance and working thereof respectively; and for the further purposes and objects therein set forth: with a capital divided into Four Hundred preference shares of the par value of Fifty dollars each and Twenty Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Twenty Thousand dollars; with its Head Office in the Township of North Dorchester, in the said County of Middlesex; and its Provisional Directors being Albert Oliver Stoutenburg, Leo John Gent, Monica May Alford, Leta Agnes Khight and Clare Frederick Stoutenburg, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

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#### STRATH PUBLISHERS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 26th day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting James Thompson Garrow and James Bicknell Keachie, Solicitors; and Mabel Corney, Secretary; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of STRATH PUBLISHERS LIM-ITED; (a) To carry on the business of publishers and printers in all its branches and, without limiting the generality of the foregoing: 1. To engage in all branches of the publication business and to print, publish and generally deal in newspapers, periodicals, magazines and books of every description and kind; and for the further purposes and objects therein set forth; with a capital divided into Three Hundred non-cumulative redeemable preference shares of the par value of One Hundred dollars each and One Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being James Thompson Garrow, James Bicknell Keachie and Mabel Corney, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

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#### STRATHWOOD ENTERPRISES LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 1st day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Molly Quitt, Stenographer; Charles Ernest Levy, Bookkeeper; and Joseph Cladman and Carl Platt, Managers; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of STRATHWOOD ENTERPRISES LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force, to purchase, lease, take in exchange or otherwise acquire lands and real estate and any right, title or interest therein and any buildings, erections or structures thereon, and to construct, erect and operate hotels, restaurants, garages, apartment houses, office buildings, dwelling houses, residences and other buildings and works, and to use, convert, adapt and maintain all or any of such buildings and premises to and for any one or more of the foregoing purposes or other like purposes; with a capital of Forty Thousand dollars divided into Thousand shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being Molly Quitt, Charles Ernest Levy, Joseph Cladman and Carl Platt, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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#### UPPER CANADA RAILWAY SOCIETY

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 27th day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting John William Francis Griffin, Printer, William Corbett Bailey, Mechanic, and Albert Stephen Olver, Professional Engineer, all of the City of Toronto, in the County of York and Province of Ontario; and Lloyd Arthur Conner, Manager, and James Ralph Oakley, Technical Assistant, both of the Village of Willowdale, in the said County of York; and any others who have become subscribers to the memorandum of agreement of the Corporation, and persons who thereafter become members thereof, a corporation without share capital under the name of UPPER CANADA RAILWAY SOCIETY; (a) To establish and conduct club rooms at Room 486, Toronto Terminal Railway Company, Union Station, or at such other place as the Provincial Secretary may approve; and for the further purposes and objects therein set forth: with its Head Office at the said City of Toronto; and its First Directors being John William Francis Griffin, William Corbett Bailey, Albert Stephen Olver, Lloyd Arthur Conner and James Ralph Oakley, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

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#### WELLINGTON LOCKERS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 1st day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Leonard Frank Snider and George Edward Salmon, Merchants; and Leone Maude Snider and Helen Victoria Salmon, Married Women; all of the Township of Brantford, in the County of Brant and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become sharebuildings, warehouses and other facilities for the storage and care generally of property of all kinds; and for the further purposes and objects therein set forth: with a capital divided into Four Thousand Five Hundred non-cumulative redeemable preference shares of the par value of Ten dollars each and Five Thousand common shares without any nominal or par value; provided, however, that the consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of One dollar for each share; with its Head Office at the City of Brantford, in the said County of Brant; and its Provisional Directors being Leonard Frank Snider, Leone Maude Snider, George Edward Salmon and Helen Victoria Salmon, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

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#### WESTON ROAD LUMBER LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 25th day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Harry Marvin Sherman and Jack Sydney Midanik, Barristers; and Doris Staines and Rae Frank, Secretaries; all of the City of Toronto, in the County of York and Province of Ontario; and any others who subscribers to the memorandum of have become agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of WESTON ROAD LIMBER LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To carry on in all its branches the business of a manufacturer of and dealer in logs, lumber, timber, pulp, pulpwood, paper and other products or by-products of wood and pulp and all other articles and materials into which wood, pulp, pulpboard or paper enter or of which they form part; and for the further purposes and objects therein set forth: with a capital of One Hundred Thousand dollars divided into Nine Thousand 6% non-cumulative redeemable preference shares of Ten dollars each and Ten Thousand common shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being Harry Marvin Sherman, Jack Sydney Midanik, Doris Staines and Rae Frank, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

#### Supplementary Letters Patent

### ALEXANDER-CLARK TIMBER COMPANY LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 31st day of March, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to ALEXANDER-CLARK TIMBER COMPANY LIMITED, incorporated September 7, A.D. 1944, Decreasing the capital of the Company from the sum of Fifty Thousand dollars to the sum of Five Thousand dollars by the cancellation pro rata of Four Hundred and Fifty issued shares of One Hundred dollars each and authorizing the payment back to the holders thereof of the sum of Forty-five Thousand dollars either in cash or in specie.

> R. J. CUDNEY, Deputy Provincial Secretary.

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#### COULEE LEAD AND ZINC MINES LIMITED (No Personal Liability)

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 27th day of March, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to COULEE LEAD AND ZINC MINES LIMITED (No Personal Liability), incorporated May 27, A.D. 1946, Increasing the capital of the Company from the sum of Three Million Six Hundred Thousand dollars to the sum of Five Million dollars by the creation of an additional One Million Four Hundred Thousand shares of One dollar each.

> R. J. CUDNEY, Deputy Provincial Secretary.

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#### DONALD ROPES & WIRE CLOTH LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 26th day of March, A.D. 1952, have been issued, by the Secretary of the Province of Ontario, under his Seal of Office, to DONALD ROPES & WIRE CLOTH LIMITED, incorporated December 28, 1945, (a) Redesignating the Four Thousand Eight Hundred preference shares of the capital stock of the Company of the par value of One Hundred dollars each as Four Thousand Eight Hundred cumulative first preference shares of the par value of One Hundred dollars each, on the terms and conditions therein set forth; (b) Deleting and expunging from the Letters Patent of Incorporation of the Company the terms and conditions attaching to the preference shares; (c) Increasing the capital stock of the Company by the creation of Six Thousand non-cumulative second preference shares of the par value of One Hundred dollars each, ranking in priority to the common shares of the Company and subsequent to the cumulative first preference shares of the Company and having attached thereto the terms and conditions therein set forth.

R. J. CUDNEY, Deputy Provincial Secretary.

### DUVEX OILS & MINES LIMITED (No Personal Liability)

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 28th day of March, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to DUVAY GOLD MINES LIMITED (No Personal Liability), incorporated November 21, A.D. 1944, (A) Changing the name of the Company to DUVEX OILS & MINES LIMITED; (No Personal Liability) (B) Deleting and expunging from the Letters Patent of Incorporation of the Company the purposes and objects and substituting others therefor; (C) Decreasing the capital of the Company from the sum of Five Million dollars to the sum of One Million Two Hundred and Fifty Thousand issued shares of One dollar each; and (D) Increasing the capital of the Company from the sum of One Million Two Hundred and Fifty Thousand dollars to the sum of Four Million dollars by the creation of an additional Two Million Seven Hundred and Fifty Thousand shares of One dollar each ranking pari passu in all respects with the One Million Two Hundred and Fifty Thousand shares existing on the decrease of the capital of the Company as aforesaid.

R. J. CUDNEY,
Deputy Provincial Secretary.

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#### R. B. HILL, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 28th day of March, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to R. B. HILL, LIMITED, incorporated October 17, A.D. 1917, (a) Designating the Seven Hundred and Fifty shares of the capital stock of the Company of One Hundred dollars each as Seven Hundred and Fifty common shares of One Hundred dollars each; and (b) Increasing the capital of the Company from the sum of Seventy-five Thousand dollars by the creation of Two Thousand 4% non-cumulative redeemable preference shares of One Hundred dollars each (therein referred to as the "preference shares"), ranking in priority to the common shares of the Company and carrying and being subject to the rights, preferences, priorities, limitations, conditions and restrictions therein set forth.

R. J. CUDNEY,
Deputy Provincial Secretary.

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#### MOHAWK GAS AND OIL LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 1st day of April, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to MOHAWK GAS & OIL SYNDICATE, LIMITED, incorporated August 19, A.D. 1931, (a) Changing the name of the Company to MOHAWK GAS AND OIL LIMITED; (b) Designating the Ten Thousand shares of the capital stock of the Company without any nominal or par value as Ten Thousand common shares without any nominal or par value; (c) Increasing the capital stock of the Company: (i) by the creation of One Thousand preference shares of the par value of One Hundred dollars

each, ranking in priority to the common shares of the Company and having attached thereto the terms and conditions therein set forth; and (ii) by the creation of an additional Ten Thousand common shares without any nominal or par value ranking pari passu in all respects with the existing common shares of the Company; provided, however, that the aggregate consideration for the issue of the Three Thousand One Hundred and Thirty-two presently unissued and the additional Ten Thousand common shares without any nominal or par value shall not exceed in amount or value the sum of Forty-four Thousand Three Hundred

R. J. CUDNEY, Deputy Provincial Secretary.

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### THE MOUNT ALBERT TELEPHONE COMPANY LIMITED

NOTICE IS HEREBY GIVEN that, under the provisions of Part XIII of The Companies Act, the Lieutenant-Governor in Council, by an Order dated the 27th day of March, A.D. 1952, has been pleased to direct the issue of Supplementary Letters Patent to THE MOUNT ALBERT TELEPHONE COMPANY LIMITED, incorporated April 24, A.D. 1906, Increasing the capital of the Company from the sum of Eighteen Thousand dollars to the sum of Thirty-six Thousand dollars by the creation of an additional One Thousand Eight Hundred shares of Ten dollars each.

ARTHUR WELSH, Provincial Secretary.

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### SILVER-MILLER MINES LIMITED (No Personal Liability)

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 28th day of March, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to SILVER-MILLER MINES LIMITED (No Personal Liability), incorporated January 9, A.D. 1946, Increasing the capital of the Company from the sum of Three Million dollars to the sum of Four Million dollars by the creation of an additional One Million shares of One dollar each, ranking pari passu in all respects with the existing shares of the Company.

R. J. CUDNEY, Deputy Provincial Secretary.

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### Change of Name

#### C. R. SNELGROVE CO. LIMITED

NOTICE IS HEREBY GIVEN that, under the provisions of The Companies Act, the Secretary of the Province of Ontario, by an Order dated the 28th day of March, A.D. 1952, has changed the name of TWO-

WAY RADIO SERVICE LIMITED, incorporated July 17th, 1950, to C. R. SNELGROVE CO. LIMITED.

R. J. CUDNEY, Deputy Provincial Secretary.

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# Surrender and Cancellation of Letters Patent and Termination of Existence

#### ALLAN CONSTRUCTION COMPANY, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 26th day of March, A.D. 1952, in the terms and conditions therein set forth, has directed the cancellation of the charter of ALLAN CONSTRUCTION COMPANY, LIMITED, incorporated by Letters Patent dated the 12th day of July, A.D. 1928, and by his said Order has fixed the 5th day of May, A.D. 1952 as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY, Deputy Provincial Secretary.

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#### BLYTH MOTOR SALES, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 2nd day of April, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of BLYTH MOTOR SALES, LIMITED, incorporated by Letters Patent dated the 17th day of November, A.D. 1936, and has directed that the same be cancelled and by his said Order has fixed the 12th day of May, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY, Deputy Provincial Secretary.

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#### CHAMBERS AND PATTERSON LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 2nd day of April, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of CHAMBERS AND PATTERSON LIMITED, incorporated by Letters Patent dated the 28th day of August, A.D. 1944, and has directed that the same be cancelled and by his said Order has fixed the 12th day of May, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY, Deputy Provincial Secretary.

### FIRE PROOF CABINETS AND SAFES,

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 31st day of March, A.D. 1952, in the terms and conditions therein set forth, has directed the cancellation of the charter of FIRE PROOF CABINETS AND SAFES, LIMITED, incorporated by Letters Patent dated the 16th day of December, A.D. 1929, and by his said Order has fixed the 5th day of May, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY, Deputy Provincial Secretary.

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### THE NORTHERN MINING COMPANY, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 31st day of March, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of THE NORTHERN MINING COMPANY, LIMITED, incorporated by Letters Patent dated the 9th day of August, A.D. 1909, and has directed that the same be cancelled and by his said Order has fixed the 5th day of May, A.D. 1952 as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY, Deputy Provincial Secretary.

(819)

16

#### PROUT MOTORS, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 3rd day of April, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of PROUT MOTORS, LIMITED, incorporated by Letters Patent dated the 18th day of March, A.D. 1938, and has directed that the same be cancelled and by his said Order has fixed the 12th day of May, A.D. 1952 as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY, Deputy Provincial Secretary.

(819)

16

#### SHOTWELL MOTORS, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 2nd day of April, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of SHOTWELL MOTORS, LIMITED, incorporated by Letters Patent dated the 1st day of August, A.D. 1946, and has directed that the same be cancelled and by his said Order has fixed the 12th day of May, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY, Deputy Provincial Secretary.

(819) 16 (819)

### STERLING ELECTRIC SUPPLY COMPANY, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 3rd day of April, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of STERLING ELECTRIC SUPPLY COMPANY, LIMITED, incorporated by Letters Patent dated the 16th day of August, A.D. 1946, and has directed that the same be cancelled and by his said Order has fixed the 12th day of May, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY, Deputy Provincial Secretary.

(819)

16

### THE STONEY LAKE NAVIGATION COMPANY, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 1st day of April, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of THE STONEY LAKE NAVIGATION COMPANY, LIMITED, incorporated by Letters Patent dated the 25th day of April, A.D. 1930, and has directed that the same be cancelled and by his said Order has fixed the 5th day of May, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY, Deputy Provincial Secretary.

(819)

1

#### TROUT RIVER LODGE LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 3rd day of April, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of TROUT RIVER LODGE LIMITED, incorporated by Letters Patent dated the 11th day of April, A.D. 1950, and has directed that the same be cancelled and by his said Order has fixed the 12th day of May, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

(819)

16

#### VALENTINE AND MARTIN, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 28th day of March, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of VALENTINE AND MARTIN, LIMITED, incorporated by Letters Patent dated the 30th day of December, A.D. 1930, and has directed that the same be cancelled and by his said Order has fixed the 5th day of May, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY, Deputy Provincial Secretary.

#### Licenses in Mortmain

#### ANDERSON BUICK PONTIAC (CANADA) LTD.

NOTICE IS HEREBY GIVEN that, under The Mortmain and Charitable Uses Act, the Lieutenant-Governor in Council, by a License in Mortmain under the Great Seal of the Province of Ontario, bearing date the 27th day of March, A.D. 1952, has been pleased to authorize ANDERSON BUICK PONTIAC (CANADA) LTD., a Corporation created by or under the authority of the laws of the Parliament of the Dominion of Canada, by Letters Patent bearing date the 20th day of February, A.D. 1952, to acquire, hold and assure land in mortmain in Ontario, for a period of fifteen years, and to the value of \$100,000.00 necessary for its actual use and occupation or to carry on its undertaking.

ARTHUR WELSH, Provincial Secretary.

(820)

16

#### CANADIAN ROCKWELD LTD.

NOTICE IS HEREBY GIVEN that, under The Mortmain and Charitable Uses Act, the Lieutenant-Governor in Council by a Licence in Mortmain under the Great Seal of the Province of Ontario, bearing date the 27th day of March, A.D. 1952, has been pleased to authorize CANADIAN ROCKWELD LTD., a Corporation created by or under the authority of the laws of the Parliament of the Dominion of Canada, by Letters Patent bearing date the 14th day of December, A.D. 1950, to acquire and take assurance of certain lands as therein set forth.

ARTHUR WELSH, Provincial Secretary.

(820)

16

#### DOMINION PACKAGING LIMITED

NOTICE IS HEREBY GIVEN that, under The Mortmain and Charitable Uses Act, the Lieutenant-Governor in Council by a Licence in Mortmain under the Great Seal of the Province of Ontario, bearing date the 3rd day of April, A.D. 1952, has been pleased to authorize DOMINION PACKAGING LIMITED, a Corporation created by or under the authority of the laws of the Parliament of the Dominion of Canada, by Letters Patent bearing date the 26th day of May, A.D. 1943, to acquire, hold and assure land in mortmain in Ontario, for a period of fifteen years, and to the value of \$150,000.00, necessary for its actual use and occupation or to carry on its undertaking.

ARTHUR WELSH, Provincial Secretary.

(820)

10

### INTERNATIONAL STRUCTURAL INDUSTRIES LIMITED

NOTICE IS HEREBY GIVEN that, under The Mortmain and Charitable Uses Act, the Lieutenant-Governor in Council, by a Licence in Mortmain under the Great Seal of the Province of Ontario, bearing date the 3rd day of April, A.D. 1952, has been pleased to authorize INTERNATIONAL STRUCTURAL INDUSTRIES LIMITED, a Corporation created by or under the authority of the laws of the Parliament of the Dominion of Canada, by Letters Patent bearing date the 22nd day of January, A.D. 1952, to acquire, hold and assure land in mortmain in Ontario, for a period of fifteen years, and to the value of \$100,000.00 necessary for its actual use and occupation or to carry on its undertaking.

ARTHUR WELSH, Provincial Secretary.

(820)

#### C. E. JAMIESON & COMPANY (DOMINION) LIMITED

NOTICE IS HEREBY GIVEN that, under The Mortmain and Charitable Uses Act, the Lieutenant-Governor in Council, by a Licence in Mortmain under the Great Seal of the Province of Ontario, bearing date the 3rd day of April, A.D. 1952, has been pleased to authorize C. E. JAMIESON & COMPANY (DOMINION) LIMITED, a Corporation created by or under the authority of the laws of the Parliament of the Dominion of Canada, by Letters Patent bearing date the 10th day of May, A.D. 1944, to acquire, hold and assure land in mortmain in Ontario, for a period of fifteen years, and to the value of \$100,000.00, necessary for its actual use and occupation or to carry on its undertaking.

ARTHUR WELSH, Provincial Secretary.

(820)

### KRUGER MANUFACTURING COMPANY LIMITED

NOTICE IS HEREBY GIVEN that, under The Mortmain and Charitable Uses Act, the Lieutenant-Governor in Council, by a Licence in Mortmain under the Great Seal of the Province of Ontario, bearing date the 3rd day of April, A.D. 1952, has been pleased to authorize KRUGER MANUFACTURING COMPANY LIMITED, a Corporation created by or under the authority of the laws of the Parliament of the Dominion of Canada, by Letters Patent bearing date the 31st day of December, A.D. 1949, to acquire in mortmain, to hold in perpetuity and to assure in mortmain land in Ontario necessary for its actual use and occupation or to carry on its undertaking to the value of \$100,000.00.

ARTHUR WELSH, Provincial Secretary.

(820)

#### MONAHAN SUPPLY CORPORATION LIMITED

NOTICE IS HEREBY GIVEN that, under The Mortmain and Charitable Uses Act, the Lieutenant-Governor in Council, by a Licence in Mortmain under the Great Seal of the Province of Ontario, bearing date the 27th day of March, A.D. 1952, has been pleased to authorize MONAHAN SUPPLY CORPORATION LIMITED, a Corporation created by or under the authority of the laws of the Parliament of the Dominion of Canada, by Letters Patent bearing date the 14th

day of September, A.D. 1940, to acquire in mortmain, to hold in perpetuity and to assure in mortmain land in Ontario necessary for its actual use and occupation or to carry on its undertaking to the value of \$100,000,00.

ARTHUR WELSH, Provincial Secretary.

(820)

17

#### RAYNER-ATLAS LIMITED

NOTICE IS HEREBY GIVEN that, under The Mortmain and Charitable Uses Act, the Lieutenant-Governor in Council, by a Licence in Mortmain under the Great Seal of the Province of Ontario, bearing date the 27th day of March, A.D. 1952, has been pleased to authorize RAYNER-ATLAS LIMITED, a Corporation created by or under the authority of the laws of the Parliament of the Dominion of Canada, by Letters Patent bearing date the 2nd day of May, A.D. 1951, to acquire, hold and assure land in mortmain in Ontario, for a period of fifteen years, and to the value of \$100,000.00 necessary for its actual use and occupation or to carry on its undertaking.

ARTHUR WELSH, Provincial Secretary.

(820)

16

#### F. E. SHAW LIMITED

NOTICE IS HEREBY GIVEN that, under The Mortmain and Charitable Uses Act, the Lieutenant-Governor in Council, by a Licence in Mortmain under the Great Seal of the Province of Ontario, bearing date the 27th day of March, A.D. 1952, has been pleased to authorize F. E. SHAW LIMITED, a Corporation created by or under the authority of the laws of the Parliament of the Dominion of Canada, by Letters Patent bearing date the 26th day of December, A.D. 1951, to acquire, hold and assure land in mortmain in Ontario, for a period of fifteen years, and to the value of \$250,000.00 necessary for its actual use and occupation or to carry on its undertaking.

ARTHUR WELSH, Provincial Secretary.

(820)

16

#### WATFORD CHEMICAL CO. (CANADA) LTD.

NOTICE IS HEREBY GIVEN that, under The Mortmain and Charitable Uses Act, the Lieutenant-Governor in Council, by a Licence in Mortmain under the Great Seal of the Province of Ontario, bearing date the 27th day of March, A.D. 1952, has been pleased to authorize WATFORD CHEMICAL CO. (CANADA) LTD., a Corporation created by or under the authority of the laws of the Parliament of the Dominion of Canada, by Letters Patent bearing date the 14th day of September, A.D. 1951, to acquire, hold and assure land in mortmain in Ontario, for a period of fifteen years, and to the value of \$150,000.00 necessary for its actual use and occupation or to carry on its undertaking.

ARTHUR WELSH, Provincial Secretary.

(820)

16

#### R. M. WAY & COMPANY LIMITED

NOTICE IS HEREBY GIVEN that, under The Mortmain and Charitable Uses Act, the Lieutenant-Governor in Council, by a Licence in Mortmain under the Great Seal of the Province of Ontario, bearing date the 27th day of March, A.D. 1952, has been pleased to authorize R. M. WAY & COMPANY LIMITED, a Corporation created by or under the authority of the laws of the Parliament of the Dominion of Canada, by Letters Patent bearing date the 14th day of February, A.D. 1952, to acquire, hold and assure land in mortmain in Ontario, for a period of lifteen years, and to the value of \$100,000.00 necessary for its actual use and occupation or to carry on its undertaking.

ARTHUR WELSH, Provincial Secretary.

(820)

#### WONDER BAKERIES LIMITED

NOTICE IS HEREBY GIVEN that, under The Mortmain and Charitable Uses Act, the Lieutenant-Governor in Council, by a Licence in Mortmain under the Great Seal of the Province of Ontario, bearing date the 3rd day of April, A.D. 1952, has been pleased to authorize WONDER BAKERIES LIMITED, a Corporation created by or under the authority of the laws of the Parliament of the Dominion of Canada, by Letters Patent bearing date the 11th day of March, A.D. 1925, to acquire, hold and assure land in mortmain in Ontario, for a period of fifteen years, and to the value of \$2,000,000.00; necessary for its actual use and occupation or to carry on its undertaking

ARTHUR WELSH, Provincial Secretary.

(820)

### **Extra-Provincial Corporations**

#### BLOCK & ANDERSON, LIMITED

NOTICE IS HEREBY GIVEN that, under The Extra-provincial Corporations Act, the Lieutenant-Governor in Council has, by a Licence under the Great Seal of the Province of Ontario, bearing date the 27th day of March, A.D. 1952 been pleased to authorize BLOCK & ANDERSON, LIMITED, a Corporation created by or under the authority of the laws of the United Kingdom of Great Britain and Northern Ireland, on the 20th day of November, A.D. 1931, by Articles of Association, To carry on all or any of the trades or businesses of manufacturers' agents, buying agents and selling agents and to carry on any other agency business, either wholesale or retail, for all goods, merchandise, produce and commodities of every description dealt with, bought or sold in any home; and to carry on business as general merchants, exporters, importers, commission agents, factors and brokers and to carry on any other trade or business whatsoever:

PROVIDED, however, that the Corporation in so doing shall not use in Ontario any larger amount of capital than the sum of \$40,000.00;

AND FURTHER PROVIDED that if the Corporation exercises in Ontario any greater or other powers or uses in Ontario any larger amount of capital

than is therein authorized, unless it have obtained a further Licence for the purpose, the Licence herein referred to shall thereby become liable to be suspended or revoked in whole or in part; and that the Corporation has appointed Norman Parsons, of the City of Ottawa, in the County of Carleton and Province of Ontario, Manager, and Donald D. Carrick, of the City of Toronto, in the County of York and Province of Ontario, Barrister and Solicitor, to be their Attorneys.

ARTHUR WELSH, Provincial Secretary.

(821)

4.0

#### NATIONAL PACIFIC MOTOR EXPRESS LTD.

NOTICE IS HEREBY GIVEN that, under The Extra-provincial Corporations Act, the Lieutenant-Governor in Council has, by a Licence under the Great Seal of the Province of Ontario, bearing date the 3rd day of April, A.D. 1952, been pleased to authorize NATIONAL PACIFIC MOTOR EXPRESS LTD., a Corporation created by or under the authority of the laws of the Province of British Columbia, by Memorandum and Articles of Association, filed and registered the 31st day of January, A.D. 1952, Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a). To purchase, construct, sell, hire or let, equip, maintain and work automobiles, buses, trucks and vehicles of all types and kinds whatsoever appropriate for the carriage of passengers or goods and to carry on the business of common carriers, omnibus proprietors, and to operate freight, cartage, towing, taxibus, passenger and all other types of transportation services and to acquire and to hold franchises and/or from persons or bodies corporate for the operation of such business or services; and for the further purposes and objects therein set forth:

PROVIDED, however, that the Corporation in so doing shall not use in Ontario any larger amount of capital than the sum of \$20,000.00;

AND FURTHER PROVIDED that if the Corporation exercises in Ontario any greater or other powers or uses in Ontario any larger amount of capital than is therein authorized, unless it have obtained a further Licence for the purpose, the Licence herein referred to shall thereby become liable to be suspended or revoked in whole or in part; and that the Corporation has appointed F. Andrew Brewin, of the City of Toronto, in the County of York and Province of Ontario, one of Her Majesty's Counsel learned in the Law, to be its Attorney.

ARTHUR WELSH, Provincial Secretary.

(821)

16

#### THILMANY PULP & PAPER COMPANY

NOTICE IS HEREBY GIVEN that, under The Extra-provincial Corporations Act, the Lieutenant-Governor in Council has, by a Licence under the Great Seal of the Province of Ontario, bearing date the 3rd day of April, A.D. 1952, been pleased to authorize THILMANY PULP & PAPER COMPANY, a Corporation created by or under the authority of the laws of the State of Wisconsin, one of the United States of America, on the 30th day of July, A.D. 1901, by Articles of Incorporation, (a) To manufacture ground woodpulp, sulphate pulp, sulphite pulp, kraft pulp and any other kind of pulp, paper of various kinds,

paper articles and specialties, the printing, decorating, waxing and parchmentizing of the same and the buying, selling and trading in the articles, machinery, buildings, lands, stumpage and water power necessary for such manufacture; and for the further purposes and objects therein set forth:

PROVIDED, however, that the Corporation in so doing shall not use in Ontario any larger amount of capital than the sum of \$400,000.00;

AND FURTHER PROVIDED that if the Corporation exercises in Ontario any greater or other powers or uses in Ontario any larger amount of capital than is therein authorized, unless t have obtained a further Licence for the purpose, the Licence herein referred to shall thereby become liable to be suspended or revoked in whole or in part; and that the Corporation has appointed John Gwyn Osler, of the City of Toronto, in the County of York and Province of Ontario, Solicitor, to be its Attorney.

ARTHUR WELSH, Provincial Secretary.

(821)

16

#### WERNET DENTAL MFG. CO., INC.

NOTICE IS HEREBY GIVEN that, under The Extra-provincial Corporations Act, the Lieutenant-Governor in Council has, by a Licence under the Great Seal of the Province of Ontario, bearing date the 3rd day of April, A.D. 1952, been pleased to authorize WERNET DENTAL MFG. CO., INC., a Corporation created by or under the authority of the laws of the State of Delaware, one of the United States of America, on the 15th day of June, A.D. 1923, by Certificate of Incorporation, To purchase or otherwise acquire, and to hold, own, maintain, work, develop, sell, lease, exchange, hire, convey, mortgage or otherwise dispose of and deal in lands and leaseholds and any interest, estate and rights in real property;

PROVIDED, however, that the Corporation in so doing shall not use in Ontario any larger amount of capital than the sum of \$200,000.00.

AND FURTHER PROVIDED that if the Corporation exercises in Ontario any greater or other powers or uses in Ontario any larger amount of capital than is therein authorized, unless it have obtained a further Licence for the purpose, the Licence herein referred to shall thereby become liable to be suspended or revoked in whole or in part; and that the Corporation has appointed Daniel H. Stern, of the City of Toronto, in the County of York and Province of Ontario, Manager, to be its Attorney.

ARTHUR WELSH, Provincial Secretary.

(821)

16

### Highway Improvement Act

ORDER MADE UPON THE RECOMMENDA-TION OF THE MINISTER UNDER THE HIGHWAY IMPROVEMENT ACT

R.S.O. 1950, Chapter 166, Section 64

KING'S HIGHWAYS

BARRIE BY-PASS

1. The Highway described in schedule "A" is designated as the King's Highway.

#### SCHEDULE "A"

In the Township of Vespra and the Town of Barrie in the County of Simcoe, being

- (a) part of lot 51 registered plan 15,
- (b) part of lots 23, 24 and 25, concession 6,
- (c) part of lot 23 concession 5,
- (d) part of park lot 10 registered plan 160,
- (e) part of lot 9 registered plan 17 Town of Barrie,
- (f) all of lots 64, 65 and 66, registered plan 622,
- (g) part of lots 63, 67 and 68, registered plan 622,
- (h) part of park lots 1 and 2, registered plan 135,
- (i) part of park lots 5 to 8, both inclusive, registered plan 135,
- (j) part of park lots 1, 6, 7 and 8, registered plan 114,
- (k) part of park lot 1 registered plan 19,
- (l) part of park lots 15 to 20, both inclusive, registered plan 19,
- (m) part of the streets named
  - (i) Anne,
  - (ii) Wellington,
  - (iii) Toronto,
  - (iv) Bayfield,
  - (v) Rose.
  - (vi) Elizabeth, and
  - (vii) Henry,
- (n) part of Sunnidale Road,
- (o) part of lot 21 concession 4,
- (p) part of lots 21 and 22, concession 3,
- (q) part of lots 4 to 10, both inclusive, concession 1 west of Penetanguishene Road
- (r) part of lots 5 to 10, both inclusive, registered plan 302,
- (s) part of gore lot 11 concession 1 west of Penetanguishene Road, and
- (t) part of the road allowance between
  - (i) the townships of Innisfil and Vespra,
  - (ii) lots 5 and 6, in concession 1 west of Penetanguishene Road,
  - (iii) lots 10 and 11, in concession 1 west of Penetanguishene Road,
  - (iv) concessions 1 west of Penetanguishene Road and 3,
  - (v) concessions 3 and 4,
  - (vi) lots 25 and 26, in concession 6,
  - (vii) the townships of Vespra and Oro,

and being a strip of land 300 feet wide lying between two lines drawn parallel to, on opposite sides of and distant 150 feet measured perpendicularly from a centre line and centre line produced, and, premising that all bearings are astronomic and are referred to the meridian through the south-east angle of lot 25 concession 7 Township of Vespra in longitude 79° 42′ west, the centre line may be located as follows:

Commencing at a point in the centre line of the road allowance between the townships of Vespra and Innisfil, the centre line of the road allowance being the southerly limit of the herein-described lands, the point being located by starting at the south-east angle of the west half of lot 25 concession 6, thence south 58° 04′ 15″ west along the southerly limit of lot 25 a distance of 492.16 feet, thence south 39° 54′ 20″ east 164.13 feet to the point of commencement; thence north 39° 54′ 20″ west 808.61 feet; thence northerly 2790.51 feet on a curve right of 2644.42 feet radius, the chord equivalent being 2662.83 feet measured north 9° 40′ 30″ west; thence 20° 33′ 20″ east 88.65 feet to a point in the southerly limit of Elizabeth Street 475.89 feet measured north 58° 24′ 40″ east along the southerly limit from a standard iron bar in the line between the east half and the west half of lot 24 concession 6; thence north 20° 33′ 20″ east 2240.91 feet to o; thence north 20 33 20 east 2240.91 feet to a point in the westerly limit of Anne Street 237.84 feet measured south 31° 59′ 50″ east along the westerly limit from a standard iron bar in the southerly limit of Hubbard Street; thence north 20° 33′ 20" east 1194.38 feet; thence north-easterly 895.97 feet on a curve right of 5729.58 feet radius, the chord equivalent being 895.06 feet measured north 25° 02′ 07″ east; thence north 29° 30′ 55″ east 721.41 feet to a point in the northerly limit of Sunnidale Road 50.17 feet measured north 69° 23′ west along the northerly limit from the southeast angle of 16t 65 registered plan 622. east angle of lot 65 registered plan 622; thence north 29° 30′ 55″ east 2729.59 feet to a point in the easterly limit of Bayfield Street 452.81 feet measured south 31° 59′ east along the easterly limit from a standard iron bar marking the most westerly angle of park lot 6 registered plan 114; thence north 29° 30′ 55″ east 511.22 feet; thence north-easterly 464.94 feet on a curve right of 5729.58 feet radius, 464.94 feet on a curve right of 5729.58 feet radius, the chord equivalent being 464.82 feet measured north 31° 50′ 24″ east; thence north-easterly 1045.47 feet on a curve right of 5729.58 feet radius, the chord equivalent being 1044.02 feet measured north 39° 23′ 32″ east; thence north 44° 37′ 10″ east 380.82 feet to a point in the easterly limit of park lot 20 registered plan 19 distant 422.86 feet measured north 31° 50′ 20″ west along the easterly limit from the most easterly angle of park lot 20° limit from the most easterly angle of park lot 20°. limit from the most easterly angle of park lot 20; thence north 44° 37′ 10″ east 2296.06 feet to a point in the easterly limit of lot 21 concession 4 distant 972.72 feet measured north 31° 14′ 50″ east slave the control with the control of the co west along the easterly limit from the most easterly angle of lot 21; thence north 44° 37′ 10″ east 236.36 feet; thence north-easterly 1663.70 feet on a curve right of 3819.72 feet radius, the chord equivalent being 1650.58 feet measured north 57° 05′ 50″ east; thence north 69° 34′ 30″ east 2157.65 feet to a point in the easterly limit of lot 22 concession 3, distant 134.09 feet measured southerly along the distant 134.09 feet measured southerly along the easterly limit from the north-easterly angle of lot 22; thence north 69° 34′ 30″ east 3147.06 feet to a point in the southerly limit of lot 7 registered plan 302 distant 745.82 feet measured south 82° 31′ 50″ east along the southerly limit of lots 4, 5, 6 and 7, registered plan 302, from the south-west angle of lot 4; thence north 69° 34′ 30″ east 235.13 feet, thence north contactly 2350.82 feet as a contactly 2350.83 feet as feet; thence north-easterly 2250.83 feet on a curve left of 2864.79 feet radius, the chord equivalent being 2193.39 feet measured north 47° 04′ east; thence north 24° 33′ 30″ east 952.89 feet to a point in the northerly limit of lot 7 concession 1 west of Penetanguishene Road 2273.60 feet measured westerly along the northerly limit from the northeast angle of lot 7; thence north 24° 33' 30" east 3016.23 feet; thence north-easterly 1512.78 feet on a curve right of 2864.79 feet radius, the chord equivalent being 1495.26 feet measured north 39° 41′ 10″ east; thence north 54° 48′ 50″ east 404.0 feet to a point in the easterly limit of gore lot 11 concession 1 west of Penetanguishene Road 475.03 feet measured north 31° 06′ 20″ west along the easterly limit from the north-east angle of gore lot 10 concession 1 west of Penetanguishene Road; thence north 54° 48′ 50″ east 33.08 feet to a point in the centre line of the road allowance between the townships of Vespra and Oro, the centre line being the north-easterly limit of the herein-described lands.

847)

16

#### **Application to Parliament**

#### Private Bills

PUBLIC NOTICE

LEGISLATIVE ASSEMBLY OF ONTARIO

The attention of Municipal Officials, Solicitors and all other persons who may be interested in the preparation of Private Bills for submission to the Legislative Assembly of Ontario is directed particularly to the following Rules of the House governing the submission of such Bills:

#### RULES RE SUBMISSION OF PRIVATE BILLS

- 63.—(1) No petition for any Private Bill is received by the House after the first two weeks of each Session nor may any Private Bill be presented to the House after the first three weeks of each Session; nor may any report of any Standing or Select Committee upon a Private Bill be received after the first six weeks of each Session and no motion for the general suspension or modification of this Rule shall be entertained by the House unless after reference made thereof, at a previous sitting of the House, to the several Standing Committees charged with the consideration of Private Bills upon Report submitted by two or more of such committees.
- 64.—(1) Any person desiring to obtain a Private Bill shall deposit with the Clerk of the House at least eight (8) days before the meeting of the House a copy of such Bill, together with a fee of \$150, and if such Bill is not deposited by that time the applicant shall pay \$10 for each and every day which intervenes between the said eighth day and the date of the filing of the Bill.
- (2) After the first reading of the Bill and before its consideration by the Committee to which it is referred, the applicant in every case shall pay the cost of printing the Act in the Statutes.
- (3) The following charges shall also be levied and paid in addition to the foregoing.
- (a) When any rule of the House is suspended with reference to a Bill or the Petition therefor, for each suspension, \$50.
- (b) When a Bill is presented to the House after the first three weeks of the Session and before the end of the fourth week, \$75.
- (c) When a Bill is presented after the fourth week of the Session, \$100.
- (4) In case of any Bill incorporating a company or increasing the capital stock of a company already incorporated, there shall be paid to the Clerk of the House, by or on behalf of the applicant, before the same is reported to the House, the same fee as would be payable to the Provincial Secretary in the case of an incorporation or increase of capital under the provisions of The Ontario Companies Act, less the sum of \$150 already paid to the Clerk of the House.

(5) When a Bill is for the purpose of confirming by-laws, bonds, debentures or other securities, or authority is asked to borrow money or to increase borrowing powers, the following additional fees shall be paid according to the amount of money involved:

On amounts less than \$10,000, \$25; on amounts over \$10,000 and up to \$25,000, \$50; on amounts over \$25,000 and up to \$40,000, \$75; on amounts over \$40,000 and up to \$75,000, \$100; on amounts over \$75,000 and up to \$125,000, \$125; on amounts over \$125 and up to \$175,000, \$150; on amounts over \$125 and up to \$175,000, \$200; on amounts over \$250,000 and up to \$250,000, \$200; on amounts over \$250,000 and up to \$350,000, \$250; and an additional fee of \$50 for every \$100,000 over \$350,000.

66. All applications for Private Bills properly the subject of legislation by the Legislative Assembly of Ontario, within the purview of "The British North America Act, 1867," shall require a Notice, clearly and distinctly specifying the nature and object of the application and, where the application refers to any proposed work, indicating generally the location of the work, and signed by or on behalf of the applicants, such Notice to be published as follows, viz:

A notice inserted in THE ONTARIO GAZETTE and in one newspaper published in the Municipality affected, or if there be no newspaper published therein, then in a newspaper in the next nearest municipality in which a newspaper is published.

Such notice shall be continued in each case for a period of at least six weeks, during the interval of time between the close of the next preceding Session and the consideration on the Petition.

If the application is by a Municipal Corporation for authority to issue debentures the notice shall set out the particulars of the existing debenture debt and the amount of rateable property of the Municipality according to the last revised assessment roll of the Corporation, and in brief and general terms, the object for which the new issue of debentures is required.

- 67. Before any Petition praying for leave to bring in a Private Bill for the erection of a Toll bridge is received by the House, the person or persons intending to petition for such Bills shall, upon giving the Notice required by preceding Rule, also, at the same time and in the same manner, give Notice of the rates which they intend to ask, the extent of the privileges, the height of the arches, the interval between the abutments or piers for the passage of rafts and vessels, and mentioning also whether they intend to erect a drawbridge or not, and the dimensions of the same.
- 68. Before any Petition praying for leave to bring in a Bill for the construction of Railways, Tramways or canals is received by the House, the person or persons petitioning for such Bill shall deposit with the Clerk the following documents:
- 1. A map or plan upon a scale of not less than half an inch to the mile, showing the location upon which it is intended to construct the proposed work, and showing also the line of existing or authorized works of a similar character within, or in any way affecting the district or any part thereof which the proposed work is intended to serve. Such map or plan to be signed by the Engineer or other party making the same.
- 2. A book of reference in which shall be clearly set out the following information in separate schedules, namely:

SCHEDULE A.—The name of each municipality within which the proposed works or any part thereof are intended to be constructed; the population of each such municipality as returned by the next preceding census, the rateable value of the property within each such municipality, as returned by the next preceding assessment rolls thereof; and this schedule may contain in a separate statement similar information as to the adjoining districts intended to be served by the proposed work.

SCHEDULE B.—A general description of the nature, extent and proposed character of the contemplated works, and an estimate of the probable cost thereof, distinguishing the general items of construction and the cost thereof respectively, as well as the nature, extent and probable cost of all engines and car stock or other outfit or equipment necessary to the use and operation of the proposed undertaking, such schedule to be signed by the Engineer, or other person preparing the same.

SCHEDULE C.—An exhibit showing the total amount of capital proposed to be raised for the puposes of the undertaking and the manner in which it is proposed to raise the same, whether by ordinary shares, bonds, debentures or other securities, and the amounts of each respectively.

SCHEDULE D.—An estimate of the probable revenues of the proposed undertaking showing the sources whence the same are expected to be derived; the annual earnings thereof respectively; the probable annual cost of operation or working expenditure, and the annual net revenue applicable to the payment of interest on the proposed investments, such schedules to be signed by the person preparing the same.

- 72. When any Bill for confirming any Letters Patent, or Agreement, is presented to the House, the copy of such Letters Patent, or Agreement, shall be attached to it.
- 74. Every Private Bill, when read a first time shall, unless it be an Estate Bill or a Bill providing for the consolidation of a floating debt or for the consolidation or renewal of debentures (other than local improvement debentures) of a Municipal Corporation, shall stand referred to the proper Standing Committee, and all petitions before the House, for or against the Bill, are considered referred to such Committee.
- 75. Every Private Bill, in so far as it provides for the consolidation of a floating debt or for the consolidation or renewal of debentures (other than local improvement debentures) of a Municipal Corporation when a Bill has been read the first time, shall, without special reference, stand referred to The Ontario Railway and Municipal Board for their report; and a copy of such Bill and of the Petition on which the same is founded shall be forthwith transmitted by the Clerk of the House to the Board, in order that the Board may, after an inquiry into the allegations set out in the Bill, and into any other matters which the Board may deem necessary in connection therewith, report to the House whether or not it is reasonable that such Bill or part thereof relating to the matters aforesaid shall be passed; and what alterations, if any, should be made in the same, and the Board shall make such inquiry accordingly and shall sign the same; and the said Report, Bill and Petition shall be transmitted to the Clerk, and the Report shall be read by the Clerk at the Table and shall be entered on the Journals of the House, and the Bill, together with the Report, shall stand referred to the Standing Committee on Private Bills.
- 76. Every Estate Bill, when read a first time shall without special reference, stand referred to the Commissioners of Estate Bills, for their Report, and a copy of such Bill, and of the Petition on which the same is founded, shall be forthwith transmitted by the Clerk of the House to the said Commissioners, or one of them in order that they, or any two of them, may, after perusing the Bill, without requiring any proof of the allegations thereof, report to the House their opinion thereon under their hands; and whether presuning the allegation contained in the preamble to be proved to the satisfaction of the House, it is reasonable that such Bill do pass into a law; and whether the provisions thereof are proper for carrying its purposes into effect, and what alteration or amendments, if any, are necessary in the same, and in the event of the approving the said Bill they are to sign the same; and the said Report, with the said Bill and Petition, are to be transmitted by the said Commissioners to the Clerk; and the Report shall be read by the Clerk at the Table, and shall be entered on the Journals of the House; and the Bill, together with the Report, shall stand referred

to the Standing Committee on Private Bills, which is not to consider the said Bill, before the delivery of the said report, Bill and Petition to the Chairman of the said Committee.

77. In the event of the Commissioners of Estate Bills reporting that, in their opinion, it is not reasonable that the Bill submitted to them shall pass into law such Bill shall not be further considered.

> ALEX. C. LEWIS, Q.C. Clerk of the Legislative Assembly of Ontario.

(Oct., 1939)

T.F.N.

#### **Corporation Notices**

#### SANI-SEALED DAIRIES LIMITED

By-Law "A"

BE IT ENACTED and it is hereby enacted as a by-law of Sani-Sealed Dairies Limited (herein called "the Company") as follows:

- The number of Directors of the Company shall be and the same is hereby increased from three to five so that the Board of Directors of the Company shall hereafter be composed of five Directors.
- 2. All prior by-laws, resolutions and proceedings of the Company inconsistent herewith are hereby amended, modified and revised in order to give effect to this by-law.

Enacted this 9th day of April, 1952.

Witness the Corporate Scal of the Company.

B. A. HURST, President. I. A. SMITH. Secretary.

(828)

#### JULIUS SCHMID (CANADA) LTD.

ON MOTION it was resolved that Article 3 of the by-laws be amended to read as follows:

"Directors

3. Number—The affairs of the Company shall be managed by a Board of Four Directors who may exercise all such powers and do all such acts and things as may be exercised or done by the Company and are not by the by-laws of the Company or by statute expressly directed or required to be done by the Company at general meetings of the share-

I certify that the foregoing is a true copy of a resolution passed at a meeting of the Directors of said Company held as aforesaid, and I further certify that the same remains and is in full force and effect.

WM. HANSEN. Asst. Secretary.

#### D. AITCHISON LUMBER CO., LIMITED

By-Law No. 19

Being a by-law increasing the number of Directors of the Company from three to five.

BE IT ENACTED and it is hereby enacted as a by-law of D. Aitchison Lumber Co., Limited (hereinafter called the Company) as follows:

- 1. The number of Directors of the Company be and the same is hereby increased from three to five so that the Board of Directors of the Company shall hereafter be composed of five Directors.
- 2. Three Directors shall constitute a quorum at any meeting of the Board of Directors.
- 3. All prior by-laws, resolutions and proceedings of the Company inconsistent herewith are hereby amended, modified and revised in order to give effect to this by-law.

Unanimously enacted and passed by all of the Directors this 15th day of March 1952.

Witness the Corporate Seal of the Company.

ROBT. R. PETERSON. President. H. P. WRIGHT, Secretary.

(Corporate Seal)

I the undersigned do hereby certify that the foregoing is a true and correct copy of By-law No. 19 of D. Aitchison Lumber Co., Limited

Witness my hand and the Seal of the Company this 8th day of April A.D. 1952.

ROBT, R. PETERSON. President

(8.3.3)

Under The Companies Act (Ontario) LAMCO OIL & GAS CO. LTD. hereby gives notice that it will make application to His Honour the Lieutenant-Governor of Ontario for acceptance of the surrender of its charter, on and after a date to be fixed by the Lieutenant-Governor.

Dated this 9th day of April, A.D. 1952.

W. McKILLOP, Secretary.

(834)

16

#### THE GANANOQUE ARENA COMPANY **LIMITED**

NOTICE IS HEREBY GIVEN that The Ganan-oque Arena Company, Limited will make an application to His Honour the Lieutent-Governor of Ontario for leave to surrender its charter.

Dated at Gananoque, Ontario, this 22nd day of March, 1952.

> G. LEONARD LITTLEJOHN, Secretary.

(829)

16 (835) 16

#### NEW MINOILS LIMITED

(No Personal Liability)

NOTICE IS HEREBY GIVEN that New Minoils Limited (No Personal Liability) will make an application to His Honour the Lieutenant Governor for leave to surrender its charter.

Dated at Toronto, this 9th day of April, A.D. 1952.

E. B. HENRY, Secretary.

(822)

16

#### NEW MEG OILS LIMITED

(No Personal Liability)

NOTICE IS HEREBY GIVEN that New Meg Oils Limited (No Personal Liability) will make an application to His Honour the Lieutenant-Governor for leave to surrender its charter.

Dated at Toronto, this 9th day of April, A.D. 1952.

E. B. HENRY, Secretary.

(823)

16

#### THE TATHAM COMPANY LIMITED

By-law No. 6

BE IT ENACTED and it is hereby enacted as a by-law of The Tatham Company Limited (hereinafter called "The Company") as follows:

- The number of the Board of Directors of the Company be and it is hereby increased from three to five.
- The by-laws of the Company be and they are hereby amended to accord with the foregoing.

Enacted and passed this 8th day of December, 1947.

Witness the corporate seal of the Company.

J. G. TATHAM,
President.
J. F. R. DOUGLAS,
Secretary.

The foregoing is a true and correct copy of a by-law passed by the Board of Directors and shareholders of the said Company, on the Eighth day of December, 1947.

In witness whereof I have hereunto set my hand and affixed the corporate seal of the Company this 5th day of April, A.D. 1952.

W. C. TATHAM, Secretary-Treasurer.

(824)

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#### KOSI-KARRI-KRIB LIMITED

By-LAW NUMBER 5

BE IT ENACTED and it is hereby enacted as a by-law of Kosi-Karri-Krib Limited (herein called the "Company") as follows:

- 1. The number of directors of the Company be and the same is hereby increased from four to five so that the Board of Directors of the Company shall hereafter be composed of five directors.
- 2. Two directors shall constitute a quorum at any meeting of the Board of Directors.
- 3. All prior by-laws, resolutions and proceedings of the Company inconsistent herewith are hereby amended, modified and revised in order to give effect to this by-law.

Enacted this 31st day of March, 1952.

Witness the corporate seal of the Company.

II. S. COLES SR.,
President
H. S. COLES JR.,
Secretary-Treasurer.

Certified to be a true copy of By-law Number 5 of Kosi-Karri-Krib Limited which was duly enacted at a meeting of the Board of Directors of the Company duly held on the 31st day of March 1952, and was subsequently confirmed by the unanimous vote of all the shareholders of the Company present or represented at a special general meeting of the shareholders held on the same day.

Dated the 9th day of April, 1952.

II. S. COLES JR, Secretary-Treasurer of KOSI-KARRI-KRIB LIMITED.

(825

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#### TILLSON SPUR LINE RAILWAY COMPANY

Notice of Annual General Meeting of Shareholders.

TAKE NOTICE that the annual general meeting of shareholders of the Company will be held at the office of the Company, Tillsonburg, Ontario, on Wednesday, the 21st day of May, 1952, at the hour of 2.30 o'clock in the afternoon, for the purpose, among other things, or receiving and considering the Report of the Directors of the Company and the Balance Sheet and Summary of Income and Profit and Loss and Auditor's Report for the past year, confirming all actions of the Directors and Officers of the Company during the past year, electing Directors for the ensuing year, appointing Auditors and transacting such other business as may properly come before the said meeting.

Dated at Toronto, this 16th day of April, 1952.

T. D. WAIBEL, Secretary.

(846)

1 (

NOTICE IS HEREBY GIVEN that IDEAL INVESTMENTS LIMITED, will make application to His Honour, the Lieutenant-Governor of the Province of Ontario, for leave to surrender its charter.

Dated at Toronto, this 16th day of April, 1952.

(848)

16

#### JACK PELLEGRIN CONSTRUCTION, LIMITED

Under the Companies Act (Ontario) Jack Pellegrin Construction, Limited hereby gives notice that it will make application to his Honour the Lieutenant-Governor of Ontario for acceptance of the surrender of its charter on and after a date to be fixed by the Lieutenant-Governor.

Dated at Toronto, this 16th day of April, 1952.

IDA M. WARDELL, Secretary.

(849)

#### JOHN INGLIS CO. LIMITED

By-law No. XVIII

A by-law to fix the quorum of the Board at four (4).

BE IT ENACTED by the Board of Directors of John Inglis Co. Limited as a by-law of the said Company, as follows:

That the quorum of the Board be fixed at four (4).

Passed by the Directors and sealed with the Company's seal this 17th day of March, 1952.

H. B. STYLE, President.

(Seal)

W. T. WEST, Secretary.

I hereby certify that the foregoing is a copy of By-law Number XVIII of John Inglis Co. Limited enacted by the Directors thereof and sanctioned at a special general meeting of shareholders duly called for considering the same and held on the 31st day of March, 1952.

As witness my hand and the seal of the said Company this 9th day of April, 1952.

W. T. WEST, Secretary.

(842)

#### **Notice to Creditors**

In the matter of the proposed sale of the PLAZA RESTAURANT, 255 Dundas Street, London, Ontario.

CREDITORS and others having claims against the said Plaza Restaurant and Edna Richardson, the proprietor thereof, are required to send full particulars of such claims to the undersigned on or before May 10th, 1952, after which date the said business will be sold having regard only to claims filed and proved at that time.

LERNER & LERNER, 425 Richmond Street London, Ontario. Solicitors. TAKE NOTICE that Peter Kovarbasich carrying on business under the firm name of Essex Hotel, of the City of Windsor, has sold his undertaking, business, property and assets, as a going concern to Joseph Cohen, of the City of Toronto, in the County of York, and that Ross Smith Riddell, Q.C., of the City of Windsor, in the County of Essex has been appointed Trustee under The Bulk Sales Act.

AND NOTICE IS HEREBY GIVEN that all creditors and others having claims or demands against the said Peter Kovarbasich and/or Essex Hotel are required, on or before the 30th day of April, 1952, to send by post prepaid or to deliver to the said Ross Smith Riddell, Q.C., 702 Canada Trust Building Windsor, Ontario, the Trustee as aforesaid, their names, addresses and descriptions, the full particulars of their claims, a statement of their accounts, and the nature of securities, if any, held by them, all duly verified by Statutory Declaration.

AND FURTHER TAKE NOTICE that after such last mentioned date, the said Trustee will proceed to distribute the moneys paid into his hands pursuant to the said sale, amongst the parties entitled thereto having regard only to the claims of which he shall then have notice, and that the said Trustee shall not be liable for the said moneys or any part thereof to any person or persons, firm or corporation of whose claims notice shall not have been received by him at the time of such distribution.

Dated at Windsor, Ontario, this 10th day of April, A.D. 1952.

R. S. RIDDELL, Q.C., 702 Canada Trust Building, Windsor, Ontario, Trustee.

(836)

16

### Dissolution of Partnership

TAKE NOTICE that the Limited Partnership known as LITMAN ELECTRIC CO., consisting of Al Litman, as General Partner, and Arthur Larlham, Edward Stanley Cook and Robert Edgar Vick as Limited Partners, was on the 14th day of March, 1952, dissolved.

Dated at Toronto, this 20th day of March, 1952.

AL LITMAN,
ARTHUR LARLHAM,
EDWARD STANLEY COOK
and ROBERT EDGAR VICK,
By their Solicitors,
SHERMAN & MIDANIK,
21 Dundas Square, Toronto.

(793)

15-16-17

TAKE NOTICE that NORTHERN BEVERAGES, formerly carried on by Harvey A. Spooner as sole partner, was, on the 5th day of April, 1952, dissolved. And further take notice that from the 5th day of April, 1952, Northern Beverages was carried and will be carried on under that name by Godfroy Guertin as sole partner.

HARVEY A. SPOONER. GODFROY GUERTIN.

#### Change of Name Act

TAKE NOTICE that, pursuant to The Change of Name Act, R.S.O. 1950, Chapter 47, and Amendments thereto, Max Jawitz, residing at 50 Peard Street, Toronto, will make application to His Honour Judge Forsyth at his Chambers, City Hall, Toronto, on the 19th day of May, 1952, at 10.00 a.m. to change his name to Malcolm Charles Jarvis.

Dated at Toronto this 9th day of April, 1952

CARRICK & COUTTS, 80 King Street West, Toronto, Solicitors for the Applicant.

(831)

TAKE NOTICE that on the 20th day of May, 1952, Frank Lisowski will apply to His Honour Judge Denton at the City Hall, Toronto, at 10 o'clock in the forenoon to change his name to Frank Leswick.

Dated at Toronto this 10th day of April, 1952.

H. A. COON, Q.C., 371 Bay Street, Solicitor for the Applicant.

(832)

TAKE NOTICE that an application on behalf of Joseph Pierre Charles Albert Guindon, residing at 81 Madison Avenue, Toronto, for an order changing his name to Albert Martin, will be made before His Honour Judge Robert Forsyth in his Chambers at the City Hall, Toronto, on Monday the 19th day of May, 1952, at the hour of 10.30 o'clock in the forenoon.

Dated at Toronto this 9th day of April, A.D. 1952.

HENDERSON & MURRAY 25 Adelaide Street East, Toronto, Ontario. Solicitor for the Applicant.

(838)

TAKE NOTICE that the application of Samuel Sidney Zaretsky, of 584 Palmerston Boulevard, in the City of Toronto, in the County of York, to change his name to Samuel Sidney Zane will be heard by His Honour Judge Forsyth in his Chambers at the City Hall, Toronto, on Monday, the 12th of May, 1952, at the hour of 10.30 o'clock in the forenoon.

Dated at Toronto, this 12th day of April, 1952.

SHERMAN & MIDANIK, 21 Dundas Square, Toronto, Ont. Solicitor for the Applicant. TAKE NOTICE that the application of Aarne Johannes Aijala to change his name to Arnold John Laine will be heard by His Honour Judge Robert Forsyth, Judge of the County Court of the County of York at his Chambers in the City Hall, Queen Street West, Toronto, on Monday the 19th day of May, 1952 at the hour of 10.30 o'clock in the forenoon.

Dated at Toronto, this 9th day of April, A.D. 1952.

ALLEN, WEEKES & LAWSON, 44 King Street West, Toronto. Solicitors for the Applicant.

(826)

16

#### Miscellaneous Notices

### TORONTO POLICE AND WIDOWS AND ORPHANS FUND

TAKE NOTICE that the undersigned Police Officers of the City of Toronto intend to apply on behalf of themselves and all other Police Officers and employees of the Board of Police Commissioners of the City of Toronto who have signed the membership Book, not less than seventy-five in number, and all persons who hereafter become members, for incorporation as a Fraternal Society for the purpose of undertaking any class of insurance for which a Fraternal Society may be licensed under the name of Toronto Police Widows and Orphans Fund, or such other name as may be satisfactory to the applicants and which the Governor-in-Council will grant.

Dated at Toronto this 20th day of March, 1952.

THOMAS WAKLEY,
JOHN MURRAY,
ARTHUR KEAY,
ANDREW McKINNEY,
MILLAR WATSON,
WILLIAM KELLY,
RICHARD LEWIS.
By their Solicitors,
ROEBUCK & WALKINSHAW,
372 Bay Street, Toronto.

(685) 13-14-15-16

NOTICE IS HEREBY GIVEN that I, Kenneth Stewart Dawe of Toronto, in the Province of Ontario, a member of the Bar of Nova Scotia, intend to apply to the Benchers of the Law Society of Upper Canada in the month of June, 1952, to be called to the Bar and admitted to practise as a Solicitor in the Province of Ontario.

Dated at Toronto, the 17th day of March, 1952.

K. S. DAWE, 68 Balsam Ave., Toronto, Ontario.

13-14-15-16-17-18-19-20

(843) 16 (690)

NOTICE IS HEREBY GIVEN that all unclaimed baggage, parcels, etc., checked and unchecked, and consisting of trunks, valises, bags, parcels, umbrellas, baby carriages, etc., which have remained in the hands of the CANADIAN NATIONAL RAIL-WAYS (Central Region) uncalled for, for a period of one year or more, will be sold by public Auction at the Auction Rooms of Frank Waddington, 128 King Street, East, Toronto, on Thursday April 24th, 1952, at 11.00 o'clock a.m., unless claimed and taken delivery of previous to that date.

> A. S. ANDERSON, General Baggage and Mail Agent, CANADIAN NATIONAL RAILWAYS, Toronto 1, Ont.

(509)

10-11-12-13-14-15-16

#### NOTICE OF INTENTION

NOTICE IS HEREBY GIVEN that I, LAW-RENCE MELVILLE MACLEOD, of the City of London, in the Province of Ontario, a member of the Bar of Nova Scotia, intend to apply to the Benchers of the Law Society of Upper Canada in the month of June, 1952, to be called to the Bar and admitted to practise as a Solicitor in the Province of Ontario.

Dated at London, Ontario, the 7th day of April, A.D. 1952.

L. M. MACLEOD, 660 Richmond St., London, Ont. Applicant.

(797)

15-16-17-18-19-20-21-22 (827)

#### CANADIAN NATIONAL RAILWAYS

SEMI-ANNUAL SALE

of Unclaimed, Refused and Damaged Freight will be held at

FREIGHT SHED

Simcoe and Front Streets, Toronto.

Tuesday, May 27th, 1952, at 10.00 a.m.

Auctioneer-FRANK WADDINGTON.

(844)

16-17-18-19-20-21

#### NOTICE OF INTENTION

NOTICE IS HEREBY GIVEN that I, Kenneth Young Hinton of the city of Niagara Falls, in the Province of Ontario, a member of the Bar of the Province of Ontario, a member of the Bar of the Province of New Brunswick, intend to apply to the Benchers of the Law Society of Upper Canada in the month of June, 1952, to be called to the Bar and admitted to practise as a Solicitor in the Province of Ontario.

Dated at Niagara Falls, the 8th day of April, A.D. 1952.

K. Y. HINTON, 520 Queen Street, Niagara Falls, Ontario.

16-17-18-19-20-21-22-23

### Publications Under The Regulations Act

APRIL 19th, 1952

(Seal)

#### THE MILK CONTROL ACT

O. Reg. 161/52. Retail Milk Prices in the markets of Bolton and Woodbridge. New and Revoking O. Regs. 231/51. Made—3rd April, 1952. Filed—4th April, 1952, 3,45 p.m.

### REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

#### 1. In these regulations

- (a) "buttermilk" means the product that remains after the butter fat is removed from milk by churning and includes the product that is obtained by adding a pure lactic culture to skim-milk;
- (h) "cereal treat" means milk that contains not less than 10 per cent and not more than 12 per cent of butter fat;
- (c) "chocolate drink" means milk that contains a chocolate flavouring;
- (d) "skim-milk" means milk that contains not more than .25 per cent of butter fat;
- (e) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
- (f) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and
- (g) "whipping cream" means cream that contains not less than 32 per cent of butter fat.
- 2. The maximum prices at which buttermilk, cereal treat, chocolate drink, skim-milk, standard milk, table cream, and whipping cream, may be sold by retail in the markets of Bolton and Woodbridge shall be as follows:

(a)	buttermilk	~	ottles	in cardboard containers
	quart	3	. 10	5 .17
(b)	cereal treat quart pint half-pint.		.65 .35 .18	.66 .36 .19
(c)	chocolate drink quart pint half-pint 8 ounces 7 ounces		.21 .12 .07 .06	.22 .13 .08 .07
(d)	skim-milk quart		.15	.16
(e)	standard milk quart pint half-pint		.20 .12 .07	.21 .13 .08

pir	e cream art	.86 .46 .26
qu pir	pping cream art	1.26 .66 .36

- 3. Ontario Regulations 231/51 are revoked.
- 4. These regulations come into force on the 16th of April, 1952.

### THE MILK CONTROL BOARD OF ONTARIO

A. B. Currey
Chairman
K. M. Betzner
Member
H. E. McCallum
Member
J. L. Burrows
Member

Dated at Toronto, this 3rd day of April, 1952.

(794)

#### THE PUBLIC HOSPITALS ACT

O. Reg. 162/52. Capital Grants. New. Made—3rd April, 1952. Filed—8th April, 1952, 9.10 a.m.

# REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE PUBLIC HOSPITALS ACT

1.(1) Notwithstanding Regulations 342 of Consolidated Regulations of Ontario 1950, where

#### (a) a hospital in Group C

- (i) is located in a town having a population of more than 11,000 according to the last revised assessment roll, and has applied on or before May 31st 1952 for a capital grant in respect of a building project that involves 50 beds for patients other than chronically-ill patients, 22 beds for chronically-ill patients, and 21 nursery cubicles, or
- (ii) is located in a town having a population not exceeding 2000 according to the last revised assessment roll, and has applied on or before July 1st 1952 for a capital grant in respect of a building project that involves 4 beds for patients and 6 nurses'residence beds; or
- (b) a hospital in Group B is located in a town in a territorial district and has applied for a

capital grant in respect of a building project whereby the total bed-capacity of the hospital will be increased by at least 44 beds; and

(c) the buildings forming part of the project have been approved under subsection 2 of section 3 of the Act

the Minister shall pay a capital grant to each of those hospitals as specified in column 1 of schedule 1 in the amounts set opposite in column 2.

(2) The capital grants under subregulation 1 shall be in addition to the capital grants payable under Regulations 342 of Consolidated Regulations of Ontario 1950.

#### SCHEDULE 1

	Column 1	Column 2
Item	Hospital Specified	Capital Grant
1 2 3	in sub-clause i of clause <i>a</i> in sub-clause ii of clause <i>a</i> in clause <i>b</i>	\$15,000 \$10,000 \$75,000

(807)

16

#### THE PRIVATE HOSPITALS ACT

O. Reg. 163/52. Hospital Employees. Amending O. Regs. 22/44. Made—3rd April, 1952. Filed—8th April, 1952, 9.20 a.m.

# REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE PRIVATE HOSPITALS ACT

- 1. Subregulation 2 of regulation 35 of Ontario Regulations 22/44, as made by Ontario Regulations 6/48, is revoked and the following substituted therefor:
  - (2) Group 1 employees shall be composed of
    - (a) graduate nurses,
    - (b) internes,
    - (c) graduate physiotherapists,
    - (d) graduate occupational therapists,
    - (e) nursing assistants, nurses' assistants, ward maids and ward orderlies,
    - (f) laboratory technicians, and
    - (g) X-ray technicians.
- 2. Subregulation 4 of regulation 36 of Ontario Regulations 22/44, as made by Ontario Regulations 6/48, is revoked.
- 3. Subregulation 2 of regulation 42 of Ontario Regulations 22/44, as made by Ontario Regulations 6/48, is revoked and the following substituted therefor:
  - (2) Any officer authorized by the Deputy Minister of Health or by the Chairman of the Workmen's Compensation Board may inspect the medical records of employees at any time.

(808)

16

#### THE PUBLIC HOSPITALS ACT

O. Reg. 164/52. Capital Grants. Amending Regulations 342 of Consolidated Regulations 1950. Made—3rd April, 1952. Filed—8th April, 1952, 9.30 a.m.

## REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE PUBLIC HOSPITALS ACT

- 1. Subregulation 2 of regulation 13 of Regulations 342 of Consolidated Regulations of Ontario 1950, as made by Ontario Regulations 222/51, is revoked and the following substituted therefor:
  - (2) No capital grant for a nurses' residence shall be paid to a hospital in excess of the ratio of one nurses'-residence bed for each two beds for patients.

(809)

16

#### THE PUBLIC HOSPITALS ACT

O. Reg. 165/52. Maintenance Grants. New. Made—3rd April, 1952. Filed—8th April, 1952, 9.40 a.m.

# REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE PUBLIC HOSPITALS ACT

- 1.(1) In this regulation "chronic patients' unit" means that part of a hospital in Groups A, B and C where chronic patients are treated.
- (2) In addition to the maintenance grants payable under regulations 1, 2 or 3 of Regulations 342 of Consolidated Regulations of Ontario 1950, a further grant shall be paid to each hospital in Groups A, B, C, E, F and G in the amount determined by the method prescribed by subregulations 3, 4 and 5.
- (3) The amount payable to a hospital in a group mentioned in column 1 with respect to a patient, other than a patient treated in a chronic patients' unit, shall be determined by multiplying the corresponding factor set out in column 2 by the number of days of treatment of the patient during
  - (a) the year 1950, where the hospital has been completed and has received patients on or before the 31st of December 1949, or
  - (b) the year 1951, where the hospital has been completed and received patients on or after the 1st of January 1950.

Column 1	Column 2
A Group A hospital A Group B hospital A Group C hospital A Group E hospital A Group F hospital A Group G hospital	\$1.36 \$1.21 \$1.02 \$ .29 \$ .28 \$ .08

- (4) The number of days shall not exceed the relevant number shown
  - (a) in the annual report of the Department for the year 1950, in the case of a hospital referred to in clause a of subregulation 3, or
  - (b) in the annual report of the hospital to the Department for the year 1951, in the case of a hospital referred to in clause b of subregulation
- (5) The grant shall be payable only with respect to patients referred to
  - (a) in section 16 of the Act, and
  - (b) in regulation 3 of Regulations 342 of Consolidated Regulations of Ontario 1950.
- 2. These regulations expire on the 30th of April 1952.

(810)

16

#### THE FARM PRODUCTS MARKETING ACT

O. Reg. 166/52. 1952 Agreement for the Marketing of Sugar-Beets for Processing.

New. Made—1st April, 1952. Filed—8th April, 1952, 2.15 p.m.

### ORDER MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT

MARKETING OF SUGAR BEETS

The Board approves the agreement appended hereto and declares that it is in force.

J. A. GARNER

Member

(Seal)

F. K. B. Stewart Secretary

Dated at Toronto, this 1st day of April, 1952.

#### AGREEMENT FOR MARKETING THE 1952 CROP OF SUGAR-BEETS FOR PROCESSING

Under the South-Western Ontario Sugar-Beet Growers' Marketing-for-I rocessing Scheme

This Agreement made the 18th day of February, 1952,

#### BETWEEN:

W. Essery, E. King and V. Robinson, appointed by the local board, members of the Negotiating Committee called the Grower-Members,

#### -AXI)--

B. E. Easton, A. W. McIntyre and W. H. Punchard, appointed by the processors, members of the Negotiating Committee called the Processor-Members.

Under *The Farm Products Marketing Act* and the Regulations, and subject to the limitations thereof, the Grower-Members and the Processor-Members agree as follows:

- 1. (1) MINIMUM PRICES for sugar-beets produced in the area during the year 1952 and purchased by a processor and delivered by truck or wagon to a plant opened by the processor for processing sugar-beets are for the percentage of sugar in sugar-beets in column 1.
  - (a) where the average net return obtained by the processor for sugar is \$8.00 a hundred pounds, the price a ton designated in column 2,
  - (b) where the average net return obtained by the processor for sugar is \$9.00 a hundred pounds, the price a ton designated in column 3, and
  - (c) where the average net return obtained by the processor for sugar is \$10.00 a hundred pounds, the price a ton designated in column 4,

of Schedule 1:

#### SCHEDULE 1

PERCENT- AGE OF SUGAR IN SUGAR-	EACH 100	E NET RET POUNDS O BY THE PI	F SUGAR
BEETS	\$8.00	\$9.00	\$10.00
COLUMN 1	COLUMN 2	COLUMN 3	COLUMN 4
	ton of	Price a ton of Sugar-Beets	ton of
13 14 15 16 17 18 19 20	\$9.80 10.60 11.40 12.20 13.00 13.80 14.60 15.40	11.65 12.55 13.45 14.35	\$11.70 12.70 13.70 14.70 15.70 16.70 17.70 18.70

- (2) Where sugar-beets are delivered to a weigh station, the price a ton shall be 75 cents less than the price a ton designated in Schedule 1.
- (3) For any combinations and fractional parts not designated in Schedule 1 the price a ton of sugarbeets shall be increased or decreased in proportion, provided that, if the average percentage of sugar in the sugar-beets delivered by a grower is less than 13%, the price a ton shall be computed on a percentage of sugar in the sugar-beets of 13%.
- (4) Where the total weight of sugar-beets delivered by all growers to a processor during the year 1952 exceeds 300,000 tons, the price paid to every grower for all sugar-beets received and accepted by the processor shall be 18.8 cents a ton more than the prices designated or determined in subsections 1, 2 and 3 of this section of the Agreement.
- (5) The prices in Schedule 1 are based upon an extraction of sugar expected by the processor, in the following amounts per ton, for sugar in the sugarbeet of: 13 per cent—190 pounds; 14 per cent—210 pounds; 15 per cent—230 pounds; 16 per cent—250 pounds; 17 per cent—270 pounds; 18 per cent—290 pounds; 19 per cent—310 pounds; 20 per cent—330 pounds and to the extent that the actual average extraction is more or less than the extraction of sugar expected by the processor above referred to, then the

prices in Schedule 1 shall be increased or decreased in order that the grower and the processor shall share equally in the results of such difference between the actual average extraction and the extraction of sugar expected by the processor.

- 2. The minimum prices for sugar-beets designated or determined by section 1 of this Agreement includes the grower's share amounting to 50 per cent of an estimated total return of \$2.777 for each net ton of sugar-beets paid for by the processor from the sale of dried beet pulp and molasses, and to the extent that the actual net return to the processor for dried beet pulp and molasses is more or less than the estimated total return herein mentioned, every variation of one cent (1c) more or less from the estimated total return shall result in an increase or decrease, as the case may be, of one-half cent (½c) in the price a ton designated or determined by section 1 of this Agreement, with fractions in proportion.
- 3. On sugar-beets delivered by a grower to a weigh station, the processor shall pay no charges other than railway freight charges computed on the gross weight of sugar-beets received and accepted by the processor at the rate in effect at the time of the shipment, provided that if such rate exceeds \$1.25 a ton, the excess shall be charged to the account of the grower.
- 4. (1) The net return to the processor for beet sugar, dried beet pulp and molasses shall be computed by the processor whose books and records shall be examined by a firm of Chartered Accountants who shall confirm or correct the computation and issue a certificate showing the total net return to the processor for beet sugar, dried beet pulp and molasses.
- (2) The certificate of the firm of chartered accountants mentioned in this section of the Agreement shall be accepted and be binding upon every grower and processor.
- 5. Where a grower pits sugar-beets on the order of a processor, he shall be allowed a minimum of \$1.00 a ton in addition to the minimum prices designated or determined by the afore-mentioned sections of this Agreement.
- 6. (1) Initial payments by a processor to growers for sugar-beets received and accepted by the processor shall be made on the 15th of each month for all sugarbeets delivered in accordance with this Agreement up to and including the 20th of the preceding month and shall be at the highest rate per ton that the processor deems to be justifiable taking into consideration anticipated production of and returns from the sale of sugar, dried beet pulp and molasses.
- (2) A further payment shall be made on or before the 28th of February, 1953, and shall be at the highest rate per ton that the processor deems to be justifiable.
- (3) Provided that all the sugar, dried beet pulp and molasses from the 1952 crop are not yet sold, a further payment shall be made on or before the 31st of May on the following basis: according to the prices in Schedule 1 on the full amount of the net returns from sugar, dried beet pulp and molasses actually sold and paid for and on 85% of the processor's estimated net returns from sugar, dried beet pulp and molasses unsold.
- (4) Final settlement shall be made forthwith after final net returns are received and the certificate of the chartered accountants issued in accordance with section 4 of this agreement, provided however, that the processor shall have the right to deduct from any payment due to any grower any indebtedness owing by the grower to the processor on any account.

Grower-Members
Eugene King
Verne Robinson
W. H. Essery

Processor-Members
A. W. McIntyre
W. H. Punchard
B. E. Easton

16

#### THE GAME AND FISHERIES ACT

O. Reg. 167/52.
Townships in Essex that may issue Licences.
Amending Regulations 127 of
Consolidated Regulations 1950 and
Revoking O. Regs. 205/51.
Made—3rd April, 1952.
Filed—8th April, 1952, 2.20 p.m.

### REGULATIONS MADE UNDER THE GAME AND FISHERIES ACT

- 1. Clause d of regulation 1 of Regulations 127 of Consolidated Regulations of Ontario 1950 as made by regulation 1 of Ontario Regulations 205/51 is revoked and the following substituted therefor:
  - (d) Anderdon, Colchester North, Colchester South, Gosfield North, Gosfield South, Maidstone, Malden, Mersea, Pelee, Rochester, Sandwich South, Sandwich West, Tilbury North and Tilbury West, in the County of Essex;
  - 2. Ontario Regulations 205/51 are revoked.

(812)

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#### THE GAME AND FISHERIES ACT

O. Reg. 168/52. Records and Returns by Fur-Dealers. Amending Regulations 129 of Consolidated Regulations 1950. Made—3rd April, 1952. Filed—8th April, 1952, 2.30 p.m.

### REGULATIONS MADE UNDER THE GAME AND FISHERIES ACT

1. Regulations 21 and 22 of Regulations 129 of Consolidated Regulations of Ontario 1950 are revoked and the following substituted therefor:

#### RECORDS AND RETURNS BY FUR-DEALERS

- 21. (1) The holder of a licence in form 9, 10, 11, 12 or 13 shall record in triplicate
  - (a) the purchase or receipt of pelts on form 15 at the time of each purchase or receipt, and
  - (b) the sale or disposal of pelts on form 16 at the time of each sale or disposal.
  - (2) Books, supplied by the Department containing forms 15 and 16 shall be
    - (a) carried by the holder of a licence in form 10 or 11 when purchasing or selling pelts,
    - (b) retained on the premises designated on the licence by the holder of a licence in form 9 or 12, and
    - (c) retained by the licensee for not less than two years after the licence expires.

#### FORM 15

#### The Game and Fisheries Act

#### FUR DEALER'S RETURN OF PELTS

Purchased or received during the month of	Purchased or	received duris	ng the month	of		
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LIST ONTARIO PELTS HERE

Date Pur- chased or Received	Purchased of from		Licence Number							lue)		ecified								mine)
	Name	Address	Dealer	Trapper	Farmer	Beaver	Fisher	Fox (Cross	Fox (Red)	Fox (Silver Black or Bl	Fox (White	· Fox (not sp	Lynx	Marten	Mink	Musk-rat	Otter	Raccoon	Skunk	Weasel (Er
						-														
		0																		

#### LIST OTHER THAN ONTARIO PELTS HERE

Date Pur-	Purchased o		Place of Origin of Shipment				ue)	- 1	pecified.						mine)	
chased or Received	Name	Address	Province or State	Shipping Licence Number	Beaver	Fox (Cross)	Fox (Silver Black or Bl	. (Whi	Fox (not sp	Marten	Mink	Musk-rat	Raccoon	Skunk	Weasel (Er	Wolverine
									.							

Name	I certify that this return is true.
Address	Date
Licence Number	Signature of Licensee

Note: Where the purchase or receipt is from a farmer, describe by lot, concession and township the land on which he resides in the column provided for "address".

#### FORM 16

The Game and Fisheries Act

#### FUR DEALER'S RETURN OF PELTS

LIST ONTARIO PELTS HERE

Date Sold or Disposed of	To Whom Dispos		Licence Number					3.0		r, Slue)	(e)	pecified)								rmine)	
	Name	Address	Tanning	Export	Dealer	Beaver	Fisher	Fox (Cross)	Fox (Red)	Fox (Silver, Black or Blue)	Fox (Whit	Fox (not specified	Lynx	Marten	Mink	Musk-rat	Otter	Raccoon	Skunk	Weasel (Ermine	Wolverine
	1					1															
F			TOTAL			_		-			-			_			-				
			Stock on hand: Date:						-										-		-
List	OTHER THA	n Ontario	PELTS HE	CRE																	
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			ТОТА			-		H	_		-		_								
			Stock on l			-		_	i		-				_			-			
Name					I	ert	ify	th	at	this	retu	ırn	is	 tru	e.						

22. (1) The holder of a licence in form 9, 10 or 12

Address

Licence Number . . . .

- (a) on or before the 10th day of every month send the original of forms 15 and 16 for the preceding month to the Department at Toronto by registered mail,
- (b) on or before the 10th day of every month send by registered mail the duplicate original of forms 15 and 16 for the preceding month to the district forester of the district in which the premises designated on the licence are situated or in which the licensee resides, and
- (c) retain the triplicate original intact in the book in which forms 15 and 16 are supplied.

Date

#### Signature of Licensee

- (2) The holder of a licence in form 11 or 13 shall comply with subregulation 1 except clause b, and he shall send the duplicate original of form 15 and 16 to the Department at Toronto by registered mail.
- (3) The triplicate original shall be available for inspection by Department officials.
- (4) Where a licensee does not receive or dispose of pelts in any month, he shall so report in his returns to the Department.
- (5) Where a licensee is unable to make a return on or before the 10th day of any month, he shall make application to the district forester for an extension of time, which may be granted by the Minister in writing.
- 2. Form 27 of Regulations 129 of Consolidated Regulations of Ontario 1950 is struck out and the following substituted therefor:

#### FORM 27

#### The Game and Fisheries Act

#### FUR-FARMER'S EXPORT LICENCE

#### Licence Number .....

Under The Game and Fisheries Act and the regulations, and subject to the limitations thereof, this licence is granted to ..... ...., the holder of Fur-Farmer's Licence Number... A postmaster or The.....Express Company is authorized to accept for export from Ontario to. at . . . . (address) (number) ...fox and.... ..... mink. (number) or their pelts, bred on a fur-farm operated within Ontario under a licence. This licence expires 7 days after the date of issue. (date of issue) (signature of issuer) Deputy Minister

Way-bill number......Date......Place.....

(specimen signature of licensee)

(signature of postmaster or express agent)

3. These regulations come into force on the 1st of July, 1952.

(813)

#### THE FARM PRODUCTS MARKETING ACT

O. Reg. 169/52.
1952 Agreement for the Marketing of Tomatoes for Processing.
New.
Made—24th March, 1952.
Filed—8th April, 1952, 4.20 p.m.

### ORDER MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT

MARKETING OF TOMATOES FOR PROCESSING

The Board approves the agreement appended hereto and declares that it is in force.

G. F. PERKIN Chairman

(Seal)

F. K. B. STEWART Secretary

Dated at Toronto, this 24th day of March, 1952.

#### AGREEMENT FOR MARKETING THE 1952 CROP OF TOMATOES FOR PROCESSING

Under The Ontario Vegetable Growers' Marketingfor-Processing Scheme This Agreement made the 13th day of March, 1952, BETWEEN:

T. Sirett, J. Shuel and W. I. Walker, appointed by the local board, members of the Negotiating Committee called the Grower-Members,

#### -AND-

W. I. Drynan, V. Proctor and T. Renouf, appointed by the processors, members of the Negotiating Committee called the Processor-Members.

Under *The Farm Products Marketing Act* and the Regulations, and subject to the limitations thereof, the Grower-Members and the Processor-Members agree as follows:

#### TERMS OF PAYMENT

- 1. (1) Every processor shall pay on request by any grower the amount of the purchase price due and owing the grower for tomatoes delivered by the grower to the processor two weeks after each date of delivery.
- (2) In all cases for payment provided by subsection (1) of this section the processor shall be entitled to deduct from the first payment or payments due by him to the grower thereunder all moneys owing to the processor by the grower to such date.
- (3) The final payment of any moneys due and owing to a grower for tomatoes purchased by a processor from a grower shall be made on or before November 15th, 1952.

#### QUALITY STANDARDS

- 2. The provisions of *The Farm Products Grades and Sales Act* respecting grades for tomatoes for processing shall apply to every contract for the purchase of tomatoes.
- 3. (1) The processor may reject any graded tomatoes not equal in quality to 50 per cent of No. 1 grade or over 10 per cent below No. 2 grade as specified in the Regulations of *The Farm Products Grades and Sales Act*.
- (2) Accurate records shall be kept by the processor for all rejections and shall be made available, on request, to the Board.
- 4. (1) The processor may reject any ungraded tomatoes not equal in quality to 50 per cent of No. 1 grade or over 10 per cent below No. 2 grade as specified in the Regulations of *The Farm Products Grades and Sales Act*.
- (2) Accurate records shall be kept by the processor for all rejections and shall be made available, on request, to the Board.
- 5. No processor shall reject or refuse to accept delivery of any load of tomatoes that complies with the requirements herein set forth when such load has been contracted for and purchased on a grade basis and has complied with the particular grade contracted for or when such load has been contracted for and purchased with no grade specified and has complied with the requirements and conditions as herein set forth.

#### GRADING

- 6. All tomatoes purchased and received for processing on a graded basis during the year 1952 shall be graded by Inspectors appointed under *The Farm Products Grades and Sales Act*.
- 7. As the cost of grading tomatoes purchased for processing during the year 1952 will be 20c per ton

for each ton or fraction thereof, this cost shall be shared equally by the grower and the processor at the rate of 10c per ton for each ton or fraction thereof.

- 8. For the purpose of paying the grower's share of the cost of grading tomatoes the sum of 10c per ton for each ton or fraction thereof received by a processor shall be deducted by the processor from the moneys owing the grower for all tomatoes purchased and received by the processor during the year 1952.
- 9. The processor shall forward to the Fruit Branch, Ontario Department of Agriculture, Toronto, Ontario, the sum of 20c per ton for each ton or fraction thereof of tomatoes received by him during 1952 on or before November 15th, 1952.

#### TERMS OF CONTRACT

- 10. The provisions of this Agreement shall apply to and form part of every contract entered into between a processor and a grower for the purchase of tomatoes produced in Ontario for processing during the year 1952.
- 11. Tomatoe's produced in Ontario by any grower for processing in Ontario shall be sold and purchased on an acreage basis by a written contract between the grower and a processor.
- 12. Each processor shall forward to the local board a list of the growers who have entered into contracts with him together with the acreage contracted for not later than May 31st, 1952.
- 13. In every contract where the grower agrees to plant and deliver a specified number of acres of tomatoes to a processor, it shall be provided that the processor during the period of processing tomatoes shall accept at least 60 bushels per week for each acre of tomatoes contracted for, to be delivered if so required by the processor in instalments on the days specified by the processor.
- 14. Processors running strained products and changing over to processing whole-pack tomatoes or vice-versa shall give each contracted grower 48 hours' clear notice in writing, before making the change in grade requirements.
- 15. (1) The season shall close on or about October 5th but may close earlier at the option of the processor provided that three-fourths of the growers have either indicated that their entire crop was delivered or have made no deliveries during the preceding seven-day period.
- (2) In the event the grower has tomatoes of the quality specified herein after October 5th, the processor shall have the option of purchasing same at the prices designated.
- 16. (1) Every contract for the purchase of tomatoes for canning may prescribe a minimum size of 2½ inches in diameter but no minimum size may be prescribed for tomatoes purchased for any other processing purpose.
- (2) Where tomatoes smaller than the 2½-inch minimum are processed by any processor, such tomatoes shall be paid for on the prescribed basis.
- 17. Every contract made between a processor and a grower for a specified number of acres shall provide that the grower may pick and sell any ripe tomatoes to any other person at any time until one week previous to the day the processor has in writing by prepaid post notified the grower that he will commence to accept delivery of the grower's tomatoes, and that the grower may sell his tomatoes to any other person after such processor has ceased to accept delivery of tomatoes from such grower.

- 18. (1) The processor agrees to accept delivery of contracted tomatoes at the time tomatoes are ready for processing and the processor agrees to weigh the tomatoes accurately, keep a true and accurate record of the weights and grades and furnish the grower with a duplicate, original copy of all records of weights and grades at the time delivery is made and the grower may enter the premises of the processor for the purpose of checking the weighing and grading.
- (2) The weigh slips shall be signed by the processor or his duly authorised agent and one signed copy shall be retained by the grower for his permanent record.
- (3) Weight tickets are to be retained by the growers for their permanent records but in the event of checking names or weights for any loads in dispute being deemed advisable growers shall produce weight tickets for inspection.
- 19. Every contract for tomatoes shall specify the factory or receiving station to which such tomatoes shall be delivered by the grower named in the contract.
- 20. No grower shall contract to deliver tomatoes to more than one processor unless the same has been mutually agreed upon in writing by the grower and the processor concerned, provided that the tomatoes being grown for each processor shall be produced on separate plots of land and identified.
- 21. No processor shall knowingly contract to purchase or accept delivery of any tomatoes from a grower when such grower has contracted to deliver the same tomatoes to another processor unless the grower has fulfilled his contractual obligations with such other processor or has been relieved from the same.
- 22. No processor or buyer shall enter into a contract with a grower after July 15th in any year unless such processor or buyer has obtained consent to enter into such contract from the local board or such other person as the local board may designate.
- 23. A duly appointed representative of the Ontario Vegetable Growers' Marketing Board shall have the authority to represent the grower in all matters concerning this Agreement in accordance with the provisions of the Ontario Vegetable Growers' Marketing-for-Processing Scheme.

#### CONDITIONS OF SALE

- 24. Every processor shall give the growers 48 hours' clear notice in writing and by poster placed in a conspicuous position at each factory before a plant may be closed for the season.
- 25. Every grower or processor shall be excused for non-fulfilment of contract caused by fire, lack of transportation facilities, inability to obtain supplies, floods, strikes, earthquakes, wind, hail, acts of Good, invasion, order of civil or military authorities, beyond the control of either party to the extent that the non-fulfilment of contract has been hindered or prevented by such cause or causes.
- 26. No processor shall require any grower to purchase fertilizer from such processor or any agent, servant or employee of such processor.
- 27. (1) The processor agrees to establish a system of scheduled deliveries and to accept and receive tomatoes ordered and delivered to the factory in good condition for processing and the processor agrees that the time for waiting for unloading will not exceed two hours, provided deliveries are made on time and under normal conditions at the factory.
- (2) If this is not complied with, the processor is to pay to the grower a reasonable allowance for trucking and labour costs beyond the two-hour limit.

- (3) Notice for delivery of tomatoes shall be issued sufficiently in advance of the time specified for delivery to give the grower resonable time in which to make the required delivery.
- 28. Where containers are supplied by the grower for delivery of tomatoes to a processor and are properly identified by name, initials or other satisfactory identifying mark, the processor shall be responsible for damage or destruction, reasonable wear and damage excepted, for such containers while the containers are in the custody of such processor, but in no event shall such processor be held responsible for containers left in the possession of the processor after December 1st in each year.
- 29. Where containers are supplied by the processor, the processor shall loan the grower 60 ½th-bushel baskets or containers of equal capacity per acre to make delivery of the said tomatoes, it being agreed that the grower shall use them only for delivery of tomatoes to the processor and shall return them within two weeks after his last delivery and that the grower shall pay the processor on or before the date of final payment for the 1952 crop twenty cents for each basket not returned prior to that date.
- 30. Every processor shall return to the grower an equal number of empty containers to those delivered with each load of tomatoes by the grower to the processor during the processing season.
- 31. (1) Disease and pest control measures may be undertaken by a processor with the consent of a grower and the cost of such control measures shall be negotiated and agreed to in writing between the processor and the grower or his representative and the charge shall not exceed the processor's cost.
- (2) No processor may require a grower to accept a spraying program to control disease and pests in tomatoes as a condition of obtaining a contract to grow tomatoes for processing.
- 32. The cost of all services and equipment charges to the grower and provided by the processor shall be negotiated and agreed to in writing between the processor and the grower or his representative before any contract is signed by the grower, otherwise the said contract shall at the option of the grower be void.
- 33. Either party hereto shall have the right to cancel or request modification of the acreage contracted for on or before the 15th of April, 1952, by giving written notice by mail to the other party.
- 34. Any additional cost which may be incurred as a result of a change as requested by the processor in the factory or factory receiving station to which tomatoes are to be delivered shall be borne by the processor.

#### INTERPRETATION

#### 1. In this Agreement

- (a) "grower" means a person engaged in the production of vegetables in Ontario for processing;
- (h) "local board" means "The Ontario Vegetable Growers' Marketing Board";
- "processing" includes canning, dehydrating, drying, freezing or processing with sugar or sulphur dioxide or any other chemical;
- (d) "processor" means a person carrying on the business in Ontario of processing vegetables; and
- (e) "vegetables" means green or wax beans, beets, cabbage, carrots, sweet-corn, green peas or

tomatoes produced in Ontario which are subsequently used for processing.

The members of the Negotiating Committee approve this Agreement.

Dated at

, in the County of

Grower-Members
WM. I. Walker
John R. Shuel
A. T. Sirett

Processor-Members
V. Proctor
T. R. Renouf
W. I. Drynan

(814)

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#### THE FARM PRODUCTS MARKETING ACT

O. Reg. 170/52. 1952 Agreement for the Marketing of Tomatoes for Processing. New. Made—24th March, 1952. Filed—8th April, 1952, 4.40 p.m.

### ORDER MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT

MARKETING OF TOMATOES FOR PROCESSING

The Board approves the agreement appended hereto and declares that it is in force.

G. F. PERKIN

Chairman

(Seal)

F. K. B. STEWART Secretary

Dated at Toronto, this 24th day of March, 1952.

### AGREEMENT FOR MARKETING THE 1952 CROP OF TOMATOES FOR PROCESSING

Under The Ontario Vegetable Growers' Marketingfor-Processing Scheme

This Agreement made the 21st day of March, 1952,

#### BETWEEN:

W. I. Walker,

the member of the negotiating board appointed by the 3 members of the Negotiating Committee, called the Grower-Members,

#### -AND-

V. Proctor, the member of the negotiating board appointed by the 3 members of the Negotiating Committee, called the Processor-Members,

#### -AND-

His Honour D. J. Cowan, Judge of the County Court of Brant, the member of the negotiating board appointed by The Farm Products Marketing Board.

Under *The Farm Products Marketing Act* and the Regulations and subject to the limitations thereof, the members of the negotiating board, appointed to settle agreements respecting minimum prices for graded and ungraded tomatoes of the 1952 crop for processing agree as follows:

#### PURCHASE OF GRADED TOMATOES

1. That the minimum prices to be paid every grower for all tomatoes during the year 1952 purchased and received for processing shall be at the rate of \$40.00 per ton for No. 1 grade and \$30.00 per ton for No. 2 grade, f.o.b. factory or f.o.b. factory receiving station, with no price for culls.

#### PURCHASE OF UNGRADED TOMATOES

2. That where the processor contracts for less than 30 acres of tomatoes, then tomatoes may be delivered on an ungraded basis and the minimum price to be paid such grower for such tomatoes produced in Ontario during the year 1952, purchased and received for processing shall be at the rate of \$35.00 per ton f.o.b. factory or f.o.b. factory receiving station.

#### INTERPRETATION

#### 1. In this Agreement

- (a) "grower" means a person engaged in the production of vegetables in Ontario for processing;
- (b) "local board" means "The Ontario Vegetable Growers' Marketing Board";

- (c) "processing" includes canning, dehydrating, drying, freezing or processing with sugar or sulphur dioxide or any other chemical;
- (d) "processor" means a person carrying on the business in Ontario of processing vegetables; and
- (e) "vegetables" means green or wax beens, beets, cabbage, carrots, sweet-corn, green peas or tomatoes produced in Ontario which are subsequently used for processing.

The following members of the negotiating board approve this Agreement.

Dated at Toronto, in the County of York, the 21st of March, 1952.

THE NEGOTIATING BOARD

D. J. COWAN WM. I. WALKER

(815)

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### INDEX 16

Applications to Parliament	818-820	Change of Name Act	823
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### Government Publications

As listed below, may be obtained from the Office of the Queen's Printer, Parliament Buildings, Toronto

#### EMPIRE 3-1211-Local 732

Remittance to be made payable to the Provincial Treasurer of Ontario and sent with your order to the office of the Queen's Printer.

REVISED STATUTES OF ONTARIO, 1950 5 Bound Volumes — — \$25.00 per set THE CONSOLIDATED REGULATIONS OF ONTARIO, 1950
3 Bound Volumes — — \$20.00 per set

Milk, ..... 1.00

SESSIONAL STATUTES OF ONTAKIO, 1931	\$2.0
Assessment Act. \$ .75  Bills of Sale and Chattel Mortgage Act	Logging Tax Act.

#### MISCELLANEOUS PUBLICATIONS

Annual Report of Municipal Statistics, 1950 5.	1	Report of the Ontario Royal Commission on Milk, 1947	
Forest Trees of Ontario	.50	1/1/10000000000000000000000000000000000	1.00
Land Titles Rules, Forms and Tariff of Fees 1.	.00	Summary of the Findings, Recommendations, and Suggestions of the Report on Milk	4 5
Leasehold Regulations 98/52	.25	and Suggestions of the Neport on Milk	.13
Manual of Assessment Values 4.	.00	Report of the Select Committee on Conservation,	
Municipal Directory, 1952 1.	.00	1950	1.00
Public Accounts of the Province of Ontario	.50	Rules of Practice and Procedure of the Supreme	
Regulations Under The Division Courts Act 1.	.00	Court of Ontario, 1951	3.00
Report of the Ontario Royal Commission on	00		
Forestry, 1947 1.	.00	Surrogate Court Rules, Forms and Tariff of Fees	.50



### Notice to Sheriffs and Treasurers

Re Advertising Sale of Lands for Taxes in "The Ontario Gazette", Year 1952

Section 152 of The Assessment Act provides:

152. The day of the sale shall be more than ninety-one days after the first publication of the list in The Ontario Gazette.

During year 1952 the dates for publication of tax sale advertisements in The Ontario Gazette are as follows:

January 5th,	Issue	No.	1-	-Earliest	Date	Sale	can	be hel	d—April, 5th,	1952
February 2nd,	66	66	5	66	66		66	44	—May 3rd,	66
March 1st,	44	66	9	44	66	66	66	"	—June 2nd,	66
April 5th,	66	66	14	46	"	66	"	"	—July 5th,	66
May 3rd,	66	66	18	46	"	44	46	46	-August 2nd,	66
June 7th,	66	66	23	46	46	66	66	66	-September 6th,	44
July 5th,	66	66	27	66	66	66	66	"	-October 4th,	66
August 2nd,	66	46	31	44	66	66	66	44	—November 1st,	66
September 6th,	66	66	36	44	66	66	46	46	—December 6th,	66
October 4th,	66	66	40	46	66	66	66	66	—January 3rd,	1953
November 1st,	66	66	44	66	66	66	66	46	-February 2nd,	66
December 6th,	66	66	49	66	66	44	66	66	-March 7th,	66

Advertisements of tax sales must be received by the Queen's Printer at least TWO WEEKS PRIOR TO THE DATE OF PUBLICATION IN THE ONTARIO GAZETTE.

#### ADVERTISING RATES FOR TAX SALES

- 2.—(1) The rates payable for publication of matters in The Ontario Gazette shall be,—
- (a) for a double-column insertion of,—
  - (i) a notice of the sale of land for arrears of taxes, \$5; and
  - (ii) a list of lands liable to be sold for arrears of taxes, 25 cents a line or fraction thereof;

#### **EXAMPLE**

For each insertion—The minimum fee due with copy is \$5.00 for each Warrant and 25 cents for each line or part lines after the Warrant.

**Cheques** should be made payable to THE PROVINCIAL TREASURER OF ONTARIO and forwarded to THE ONTARIO GAZETTE.

No exchange required on cheques.

Advertisements should be typewritten or printed legibly, separate from covering letter, number of insertions required must be stated and all signatures should be typed.

All correspondence should be addressed in full "THE ONTARIO GAZETTE", Queen's Printer Office, Parliament Buildings, Toronto, Ontario.

### Rates of Advertising in The Ontario Gazette

(Rates are chargeable re agate line measurement-14 lines to the inch)

#### THE OFFICIAL NOTICES PUBLICATIONS ACT

### REGULATIONS MADE UNDER THE OFFICIAL NOTICES PUBLICATIONS ACT

- 1. In these regulations "line" means agate line.
- 2.— (1) The rates payable for publication of matters in The Ontario Gazette shall be,-
  - (a) for a double-column insertion of,
    - (i) a notice of the sale of land for arrears of taxes, \$5; and
    - (ii) a list of lands liable to be sold for arrears of taxes, 25 cents a line or fraction thereof; and
  - (b) for a single-column insertion of all other matters,
    - (i) on the first insertion, 20 cents a line or fraction thereof; and
    - (ii) on each additional insertion, 10 cents a line or fraction thereof.
  - (2) The rates in subregulation 1 shall be paid as follows:
  - (a) upon submitting the copy of a matter for publication, \$5 for the first insertion and \$2.50 for each additional insertion requested; and
  - (b) except for the rates payable under subclause i of clause a of subregulation 1 of the balance, after crediting the amount paid under clause a, upon receipt of an account from the Queen's Printer.
- (3) Where the amount paid under clause a of subregulation 2 exceeds the rates payable. the person making that payment shall be entitled to a refund of the amount by which the amount paid exceeds the rates payable.
  - 3.—(1) The rates payable for The Ontario Gazette shall be,
  - (a) by subscribers for a subscription of 52 weekly issues, \$6; and
  - (b) by others for a single copy, 15 cents.
  - (2) The rates in subregulation 1 shall be payable in advance.

THE ONTARIO GAZETTE is published each Saturday and advertisements must be received before Thursday noon to ensure publication in the next issue.

Advertisements should be typewritten or written legibly, separate from covering letter. Number of insertions required must be stated and the names of all signing officers typewritten or printed.

A copy of The Ontario Gazette will be sent free to each advertiser, approximately four days after publication date, for each week that his advertisement appears.

The 12 Month Tax Sale Issues may be subscribed to for \$1.80 per annum.

All remittances should be made payable to The Provincial Treasurer of Ontario and forwarded to THE ONTARIO GAZETTE.

All correspondence should be addressed:

THE ONTARIO GAZETTE, Queen's Printer Office, Parliament Buildings, Toronto, Ontario.



# The Ontario Gazette

#### PUBLISHED BY AUTHORITY

VOL. LXXXV

TORONTO, SATURDAY, APRIL 26th, 1952

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### **Appointments**

Provincial Secretary's Office, April 26, 1952.

His Honour the Lieutenant-Governor has been pleased to make the following appointments:

Johnstone Llewellyn Roberts, Barrister-at-Law, of Niagara Falls, Ontario, to be a Magistrate (and also a Police Magistrate within the meaning of the Criminal Code) for every Municipality and all Municipalities and all territory without Municipal organization within the Province of Ontario.

Fred Peter Carom, of Windsor, Ontario, to be a Notary Public in and for the County of Essex, for the purpose of taking affidavits only.

Kenneth Young Dick, Barrister-at-Law, of the Town of Milton, to be a Notary Public in and for the Province of Ontario.

Annette Lucienne Gariepy, of St. Charles, Ontario, to be a Notary Public in and for the District of Sudbury, for the purpose of taking affidavits only.

William John Gladish, of Toronto, Ontario, to be a Notary Public in and for the County of York, while in the employ of Handy & Harman of Canada Limited, and for the purpose of taking affidavits only.

James Paul Hourigan, Barrister-at-Law, of the City of Hamilton, to be a Notary Public in and for the Province of Ontario.

Joseph Sarto Leduc, of Plantagenet, Ontario, to be a Notary Public in and for the United Counties of Prescott and Russell.

Marc E. Lefebvre, Barrister-at-Law, of the Town of Simcoe, to be a Notary Public in and for the Province of Ontario

John Frederick Mitchell, Barrister-at-Law, of the City of Toronto, to be a Notary Public in and for the Province of Ontario.

John Taylor Murchison, of the Town of Trenton, to be a Notary Public in and for the Province of Ontario, while in the employ of the Department of National Defence, Canada.

Rita Nelligan, of Hamilton, Ontario, to be a Notary Public in and for the County of Wentworth, while in the employ of Life Savers Limited, and for the purpose of taking affidavits only.

Alfred Jack Shaul, Barrister-at-Law, of the City of Toronto, to be a Notary Public in and for the Province of Ontario.

Russell Morrison Wilson, of the City of Toronto, to be a Notary Public in and for the Province of Ontario, for the purpose of taking Affidavits only.

His Honour, the Lieutenant-Governor has been pleased to make the following appointments under The Division Courts Act:

Raymond Leonard Fisher, of Jamestown P.O., Wawa, Ontario, to be Clerk of the Fourth Division Court of the District of Algoma.

William Henry Goodman, of Napanee, Ontario, to be Bailiff of the First Division Court of the County of Lennox and Addington.

Edgar Gowing, of Drayton, Ontario, to be Clerk of the Seventh Division Court of the County of Wellington.

Arthur Seguin, of Plantagenet, Ontario, to be Bailiff of the Fourth Division Court of the United Counties of Prescott and Russell.

Matthew Wood Telfer of Parkhill, Ontario, to be Clerk and Bailiff of the Second Division Court of the County of Middlesex.

Leslie Gordon Thomas, of Thessalon, Ontario, to be Clerk of the Third Division Court of the District of Algoma.

William Viner Webster, of Napanee, Ontario, to be Clerk of the First Division Court of the County of Lennox and Addington.

> R. J. CUDNEY, Deputy Provincial Secretary.

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### **Government Notices Respecting Corporations**

#### Letters Patent of Incorporation

#### ADDARIO TRUCKING LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 3rd day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Charles Robert Chaffey, Legal Clerk; Margaret Zilpha Nash, Bookkeeper; and Anne Monagh-Secretary; all of the City of Welland, in the County of Welland and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of ADDARIO TRUCKING pany under the name of ADDARIO IRUCKING LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To carry on generally the business of trucking and transporting goods, wares and merchandise; to act as forwarders, custom house brokers and warehousemen and storage and express agents; and to carry on any business similar to the foregoing or which may be carried on advantageously therewith; and for the further purposes and objects therein set forth; with a capital divided into Two Hundred preference shares of the par value of One Hundred dollars each and Twenty Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Twenty Thousand dollars; with its Head Office in the Township of Thorold, in the said County of Welland; and its Provisional Directors being Charles Robert Chaffey, Margaret Zilpha Nash and Anne Monaghan, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(860)

#### ALLATT AUTO SUPPLY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 8th day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Jack Gilbert and Harry Cravit, Studentsat-Law; and Elizabeth Hudson, Secretary; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of ALLATT AUTO SUPPLY LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To carry on business as a jobber, wholesaler, retailer, manufacturer, importer and exporter of all kinds of merchandise used in connection with the auto parts, supplies, tools and equipment business; and for the further purposes and objects therein set forth; with a capital of One Hundred Thousand dollars divided into Nine Thousand preference shares of Ten dollars each and Ten Thousand common shares of One dollar each; with its Head Office at the said City of Toronto; and

its Provisional Directors being Jack Gilbert, Harry Cravit and Elizabeth Hudson, hereinbefore mentioned.

> R J. CUDNEY, Deputy Provincial Secretary.

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#### ARROW CONSTRUCTION COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 4th day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Lloyd Joseph Valin and George Joseph Valin, both of the City of Sudbury, in the District of Sudbury and Province of Ontario, Solicitors; and Norine Mary Bedesky, of the Town of Copper Cliff, in the said District of Sudbury, Stenographer; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of ARROW CONSTRUCTION COMPANY LIMITED: (a) To carry on business as general contractors, plumbing, heating and sheet metal contractors, builders and roofers and importers and manufacturers of and dealers in concrete, cement, asphalt, plumbing and heating supplies, sheet metal, roof preparations and other materials which can be used directly or indirectly by contractors, builders or roofers, to act as agents for other persons or corporations carrying on a similar business, and to carry on any other business of a like nature or incidental to the foregoing; and for the further purposes and objects therein set forth; with a capital divided into Five Hundred preference shares of the par value of One Hundred dollars each and One Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the said City of Sudbury; and its Provisional Directors being Lloyd Joseph Valin, George Joseph Valin and Norine Mary Bedesky, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

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#### BAZELDO MINES LIMITED

(No Personal Liability)

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 1st day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Ivy Perkins, Stenographer; Sheldon Kert, Vernon Milton Singer and Lawrence Kert, Solicitors; and Sydney Jay Fagan, Student-at-Law; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a corporation under the name of BAZELDO MINES LIMITED (No Personal Liability): (a) To acquire, own, lease, prospect for, open, explore, develop,

work, improve, maintain and manage mines and mineral lands and deposits, and to dig for, raise, crush, wash, smelt, assay, analyze, reduce, amalgamate, refine, pipe, convey and otherwise treat ores, metals and minerals, whether belonging to the Company or not, and to render the same merchantable and to sell or otherwise dispose of the same or any part thereof or interest therein; and for the further purposes and objects therein set forth; with a capital of Four Million dollars divided into Four Million shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being Ivy Perkins, Sheldon Kert, Vernon Milton Singer, Lawrence Kert and Sydney Jay Fagan, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

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#### BEN-MUR COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 9th day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting John Wilson Burridge, Barrister; and Betty Slater and Grace Mills, Stenographers; all of the City of Chatham, in the County of Kent and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of BEN-MUR COMPANY LIMITED: (a) To carry on the business of an investment company and to invest in shares, stocks, bonds, debentures, debenture stock and other evidences of indebtedness and obligations issued or guaranteed by any corporation, company, chartered bank, association, partnership, syndicate, entity, person or governmental, municipal or public authority, domestic or foreign, and evidences of any interest in respect of any such shares, stocks, bonds, debentures, debenture stock and other evidences of indebtedness and obligations and to lend money without security or upon the security of personal property, and to change, alter or realize upon any investments and to reinvest any moneys which may at any time be available for that purpose; and for the further purposes and objects therein set forth; with a capital of One Hundred Thousand dollars divided into One Thousand shares of One Hundred dollars each; with its Head Office at the said City of Chatham; and its Provisional Directors being John Wilson Burridge, Betty Slater and Grace Mills, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

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#### S. BLINICK COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 7th day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting James Garfinkle and Donald Carr, Barristers; and Susan Mest, Secretary; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of S. BLINICK COMPANY LIMITED: (a) To buy, sell and deal, in any manner whatsoever, in fruit, vegetables, manu-

factured and prepared foods of all kinds and descriptions and general produce of the land, vine and tree and groceries and all kinds and classes of goods, wares and merchandise connected therewith; and for the further purposes and objects therein set forth; with a capital of Forty Thousand dollars divided into Three Thousand preference shares of Ten dollars each and One Thousand common shares of Ten dollars each; with its Head Office at the said City of Toronto; and its Provisional Directors being James Garfinkle, Donald Carr and Susan Mest, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

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#### LLOYD A. BOOK (LONDON) LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 8th day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting John Austin Dufferin Slemin, Terence Alexander Whitbread, George Edmund Foster Sweet Niles, Stenographer; all of the City of Brantford, in the County of Brant and Province of Ontario; and any others who have become subscribers to the memorandure of province of the Company and province of the Company. randum of agreement of the Company, and persons who thereafter become shareholders therein, a coporation under the name of LLOYD A. BOOK (LONDON) LIMITED: To manufacture, purchase, buy, sell, import, exchange, install, repair and generally deal in refrigeration and air-conditioning machinery, ment, appliances, specialties and supplies of all kinds, and to carry on the business of refrigeration and airconditioning contractors; with a capital divided into Three Hundred non-cumulative preference shares of the par value of One Hundred dollars each and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the City of London, in the County of Middlesex and Province of Ontario; and its Provisional Directors being John Austin Dufferin Slemin, Terence tors being John Austin Dufferin Slemin, Terence Alexander Whitbread, George Edmund Foster Sweet, James Arthur Wynn and Doris Ena Niles, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

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#### BURMAC EXPLORATIONS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 8th day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting James Thompson Garrow and James Bicknell Keachie, Solicitors; and Mabel Corney, Secretary; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of BURMAC EXPLORATIONS LIMITED: (a) To carry on the business of exploration, mining and development; and for the further purposes and objects therein set forth; with a capital of Forty Thousand dollars divided into Forty Thousand shares of One dollar each; with its Head Office at the Village of

Brighton, in the County of Northumberland and Province of Ontario; and its Provisional Directors being James Thompson Garrow, James Bicknell Keachie and Mabel Corney, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

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#### A. B. CARLSON & CO. LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 3rd day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Frederick Goldwin Gardiner and John Baskerville Conlin, Solicitors; and Betty Winifred Pearson, Secretary; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of A. B. CARLSON & CO. LIMITED: To manufacture, buy, sell and deal in goods, wares and merchandise; with a capital divided into Thirty Thousand 5% non-cumulative redeemable preference shares of the par value of One dollar each and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Frederick Goldwin Gardiner, John Baskerville Conlin and Betty Winifred Pearson, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

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### CHRISTIAN REFORMED SCHOOL SOCIETY OF CHATHAM

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 2nd day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting George Van der Veen, of the Township of Harwich, in the County of Kent and Province of Ontario, Farmer; Jan Bosveld, of the Township of Dover, in the said County of Kent, Real Estate Broker; Onno Vroom, of the Township of Camden, in the said County of Kent, Farmer: Ben Bruinsma, of the City of Chatham, in the said County of Kent, Contractor; Klaas Bos and Dirk Van Rooyen, both of the Township of Raleigh, in the said County of Kent, Farmers; and Adrian Verburg, of the Township of Chatham, in the said County of Kent, Gardener; and any others who have become subscribers to the memorandum of agreement of the Corporation, and persons who thereafter become members thereof, a corporation without share capital under the name of CHRISTIAN REFORMED SCHOOL SOCIETY OF CHATHAM: (a) To found and continue Christian schools for preparatory, elementary and higher education; and for the further purposes and objects therein set forth; with its Head Office at the said City of Chatham; and its First Directors being George Van der Veen, Jan Bosveld, Onno Vroom, Ben Bruinsma, Klaas Bos, Dirk Van Rooyen and Adrian Verburg, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

#### CITY SEWING MACHINE CO. LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 3rd day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Arthur Robert Jessup of the Town of Riverside, in the County of Essex and Province of Ontario, Solicitor; and James Noble Bartlet, Solicitor, and Phyllis Mulcaster, Stenographer, both of the City of Windsor, in the said County of Essex; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of CITY SEWING MACHINE CO. LIMITED: (a) To carry on the business of electrons of the company and the statement of the company and the company an tricians and manufacturers and installers of electrical construction and to provide maintenance therefor; and for the further purposes and objects therein set forth; with a capital divided into Two Thousand Five Hundred preference shares of the par value of Ten dollars each and Fifteen Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Fifteen Thousand dollars; with its Head Office at the said City of Windsor; and its Provisional Directors being Arthur Robert Jessup, James Noble Bartlet and Phyllis Mulcaster, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

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#### CLEMO CORPORATION LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 3rd day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Sidney Bertram Cleverley, Plant Manager; Gordon Ernest Moss, Manufacturer; and Frank Gordon Spence, Comptroller; all of the Township of Etobicoke, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of CLEMO CORPORA-TION LIMITED: (a) To carry on business as manufacturers of and dealers in brass, copper, zinc, iron, wood, plastics and other natural, synthetic and manufactured products, their component parts and by-products thereof, and to manufacturer buy, sell and deal in goods, wares and merchandise generally; and for the further purposes and objects therein set forth; with a capital divided into Four Hundred preference shares of the par value of One Hundred dollars each and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office in the said Township of Etobicoke; and its Provisional Directors being Sidney Bertram Clever-ley, Gordon Ernest Moss and Frank Gordon Spence, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

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#### DYNAVIEW TELEVISION COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 1st day of April, A.D. 1952, have been

issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Jack Melbourne Paul Hahn, Radio Tech-Leo John Mustonen, Television Technician; and Jack Arnold Shapiro, Barrister; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders there in, a private company under the name of DYNAVIEW TELEVISION COMPANY LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: To manufacture, import, export, buy, sell, lease let on hire, operate, install, repair and otherwise deal with any and all apparatus or machinery for the manufacture, generation, storage, accumulation, transmission or distribution of any or all types of electric current or any manner of electric machinery, apparatus, appliances or supplies of any nature or kind whatsoever, including, without limiting the generality of the foregoing electronic apparatus of every kind, radio and television apparatus, broadcasting and receiving apparatus, all kinds of radios, wireless and radionic equipment, fixtures, materials, parts and supplies for the same or which may be used directly or indirectly in connection with the manufacture, sale, hire, loan, operation, repair or distribution of any of the same; and for the further purposes and objects therein set forth; with a capital of Forty Thousand dollars divided into Forty Thousand shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being Jack Melbourne Paul Hahn, Leo John Mustonen and Jack Arnold Shapiro, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

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#### EDUCATORS SUPPLIES LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 3rd day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Frank Hamilton Little and Martin Thomas Joseph Morrissey, Solicitors; and Alma Aileen Lennox, Secretary; all of the City of London, in the County of Middlesex and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a corpora-tion under the name of EDUCATORS SUPPLIES LIMITED: To manufacture, buy, sell, distribute and deal in, both at wholesale and at retail, stationery, envelopes, paper, maps, charts, school supplies and equipment of all sorts, sporting goods and fancy goods, and to carry on the business of printing, lithographing, publishing, binding, selling and otherwise dealing in school, college and other books, text-books of all kinds, magazines, periodicals and other printed or lithographed matter; with a capital divided into Seven Hundred and Fifty preference shares of the par value of One Hundred dollars each and Seven Thousand Five Hundred common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Seven Thousand Five Hundred dollars; with its Head Office at the said City of London; and its Provisional Directors being Frank Hamilton Little, Martin Thomas Joseph Morrissey and Alma Aileen Lennox, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

#### GARDENER'S DELIGHT PEAT PRODUCTS, LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 10th day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Gordon Alexis McNair, Landscape Gardener, and Irene Clementina Grightmire, Secretary, both of the Town of Dundas, in the County of Went-worth and Province of Ontario; and Alexander Lau-rence Shaver, of the City of Hamilton, in the said County of Wentworth one of Her Majesty's Counsel learned in the Law; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of GARDENER'S DELIGHT PEAT PRODUCTS, LIMITED: (a) To carry on the business of quarrying, excavating, processing, manufacturing by blending, refining, distributing, treating and selling either at wholesale or retail and transporting sod, top soil, peat, marl, limestone and any other material found upon, in or under the ground; and for the further purposes and objects therein set forth; with a capital of Forty Thousand dollars divided into Eight Thousand shares of Five dollars each; with its Head Office in the Township of North Dumfries, in the County of Waterloo and Province of Ontario; and its Provisional Directors being Gordon Alexis McNair, Alexander Laurence Shaver and Irene Clementina Grightmire, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

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#### GEO-SCIENTIFIC PROSPECTORS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 3rd day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, ifany, therein setforth constituting Daniel Roland Michener, Solicitor, and Roslyn Alexander Smith, Student-at-Law, both of the City of Toronto, in the County of York and Province of Ontario; and Edwin Featherstone Ault, of the Town of Weston, in the said County of York, Student-at-Law; and any others who have become subscribers to the memorandum of agreement of the Company, and persone who thereafter become shareholders therein, a private company under the name of GEO-SCIENTIFIC PROSPECTORS LIMITED: (a) To prospect for, explore, develop, work, improve and maintain mines and mineral lands and deposits; and for the further purposes and objects therein set forth; with a capital divided into Two Hundred Thousand shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Two Hundred Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Daniel Roland Michener, Roslyn Alexander Smith and Edwin Featherstone Ault, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

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### HIGHLAND CONSTRUCTION CORPORATION LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 7th day of April, A.D. 1952, have been

issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting William Thomas Carroll and Rupert Charles McMichael, two of Her Majesty's Counsel learned in the Law; and Elsie Reddan, Secretary; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become share-holders therein, a private company under the name of HIGHLAND CONSTRUCTION CORPORATION LIMITED: (a) To purchase, lease, take in exchange or otherwise acquire lands or interests therein, together with any buildings or structures that may be on the said lands or any of them, and to sell, lease, exchange, mortgage or otherwise dispose of the whole or any portion of the lands and all or any of the buildings or structures that are now or may hereafter be erected thereon, and to take such security therefor as may be deemed necessary; and for the further purposes and objects therein set forth; with a capital divided into Three Thousand preference shares of the par value of Ten dollars each and Ten Thousand common shares without any nominal or par value; provided, however, that the consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of One dollar for each share; with its Head Office at the said City of Toronto; and its Provisional Directors being William Thomas Carroll, Rupert Charles McMichael and Elsie Reddan, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

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#### IDEAL RADIO & APPLIANCE CO. LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 1st day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Frederick Joseph McMahon and John Joseph Kelly, Barristers; Frederick Thomas McDermott, one of Her Majesty's Counsel learned in the Law; and Yvonne Turner, Stenographer; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of IDEAL RADIO & APPLIANCE CO. LIMITED: (a) To carry on the business of wholesale and retail merchants and manufacturers of and general dealers in and general agents for domestic and commercial appliances, electrical or otherwise, radios, clocks, cameras, talking machines, records, tubes, television sets and supplies, and to provide repairs and service relative to the same and, without limiting the generality of the foregoing, to create, convert, alter, repair and service, store, rent, to create, convert, after, repair and service, store, rent, lease or hire, mortgage, import, export, operate, sell, buy, exchange or otherwise acquire, equip, set up, hold or dispose of and traffic, deal and trade in and with all domestic and commercial appliances and radios; and for the further purposes and objects therein set forth; with a capital of Forty Thousand dollars divided into Three Thousand preference shares of Ten dollars each and One Thousand common shares of Ten dollars each; with its Head Office at the said City of Toronto; and its Provisional Directors being Frederick Joseph McMahon, Frederick Thomas McDermott, John Joseph Kelly and Yvonne Turner, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

#### KAPUSKASING AMATEUR THEATRE GROUP

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 2nd day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Eva Norman, Housewife: John Sylvester, Civil Engineer; and Millie Shuttleworth, Secretary; all of the Town of Kapuskasing, in the District of Cochrane and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Corporation, and persons who therefiete become members thereof, a corporation without share capital under the name of KAPUSKASING AMATEUR THEATRE GROUP; Within the said Town of Kapuskasing and not elsewhere: (a) To promote the dramatic ability of the members of the Corporation through the reading and presentation of amateur productions; and for the further purposes and objects therein set forth; with its Head Office at the said Town of Kapuskasing; and its First Directors being Eva Norman, John Sylvester and Millie Shuttleworth, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

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#### KING HIGH APARTMENTS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 7th day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Albert Diamond and Morris Diamond, Builders; and Gertrude Diamond, Senior, and Gertrude Diamond, Junior, Married Women; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of KING HIGH APARTMENTS LIMITED: To own, manage and operate buildings and to do any and all things necessary or incidental in order to carry out any and all such operations; with a capital of One Hundred and Fifty Thousand dollars divided into One Thousand Three Hundred and Fifty 5% non-cumulative redeemable non-participating preference shares of One Hundred common shares of Ten dollars each; with its Head Office at the said City of Toronto; and its Provisional Directors being Albert Diamond, Morris Diamond, Gertrude Diamond, Senior, and Gertrude Diamond, Junior, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

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#### D. W. KIRBY CONSTRUCTION LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 2nd day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Donald Walter Kirby, Contractor; Edgar Frank Bastedo, Solicitor; and Velma Harris, Secretary; all of the City of Oshawa, in the County of Ontario and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become

shareholders therein, a private company under the name of D. W. KIRBY CONSTRUCTION LIMITED: (a) To conduct and carry on the business of builders and contractors for the purpose of building, erecting, altering, repairing or doing any other work in connection with any and all classes of building and improvements of any kind and nature whatsoever, including the building, rebuilding, alteration, repairing or improvement of houses, factories, buildings, works or erections of every kind and description whatsoever, the locating, laying out and constructing of roads, avenues, docks, slips, sewers, bridges, wells, walls, canals and power plants and generally all classes of buildings, erections and works, both public and private or integral parts thereof, and generally to do and perform any and all work as builders and contractors and with that end in view to solicit, obtain, make, perform and carry out contracts covering the building and contracting business and the work connected therewith; and for the further purposes and objects therein set forth; with a capital divided into One Thousand preference shares of the par value of One Hundred dollars each and Fifty Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Fifty Thousand dollars; with its Head Office at the said City of Oshawa; and its Provisional Directors being Donald Walter Kirby, Edgar Frank Bastedo and Velma Harris, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

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#### LANGLEY'S ISLINGTON LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 3rd day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Nixon Telford Berry, Ross Joseph Dunn, Francis O'Brien Gerity, Henry McAlister Lang and Hamilton James Stuart, all of the City of Toronto, in the County of York and Province of Ontario, Solicitors; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of LANG-LEY'S ISLINGTON LIMITED: (a) To carry on in all its branches the business of cleaners, pressers, dyers and repairers, clothing manufacturers and furriers; and for the further purposes and objects therein set forth; with a capital divided into One Thousand shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Forty Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Nixon Telford Berry, Ross Joseph Dunn, Francis O'Brien Gerity, Henry McAlister Lang and Hamilton James Stuart, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

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#### LONE BACHELOR MINES LIMITED

(No Personal Liability)

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bear-

ing date the 9th day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Thomas Frederick Cooper Cole and Norman Oliver Seagram, Solicitors; Keith Allan Flanigan, Student-at-Law; and Lillian Mae Cranston and Vivian Gertrude Leblanc, Stenographers; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a corporation under the name of LONE BACHE-LOR MINES LIMITED (No Personal Liability): (a) To acquire, own, lease, prospect for, open, explore, develop, work, improve, maintain and manage mines and mineral lands and deposits, and to dig for, raise, crush, wash, smelt, assay, analyze, reduce, amalgamate, refine, pipe, convey and otherwise treat ores, metals and minerals, whether belonging to the Company or not, and to render the same merchantable and to sell or otherwise dispose of the same or any part thereof or interest therein; and for the further purposes and objects therein set forth; with a capital of Three Million dollars divided into Three Million shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being Thomas Frederick Cooper Cole, Norman Oliver Seagram, Keith Allan Flanigan, Lillian Mae Cranston and Vivian Gertrude Leblanc, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

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#### LORADO URANIUM MINES LIMITED

(No Personal Liability)

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 10th day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting William Bradford Thomas, Solicitor; Reginald Joseph Dutrizac, Student-at-Law; and Joyce Pennington, Jean Twiss and Fern Shirley Hosking, Secretaries; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a corporation under the name of LORADO URANIUM MINES LIMITED (No Personal Liability): (a) To acquire, own, lease, prospect for, open, explore, develop, work, improve, maintain and manage mines and mineral lands and deposits, and to dig for, raise, crush, wash, smelt, assay, analyze, reduce, amalgamate, refine, pipe, convey and otherwise treat ores, metals and minerals, whether belonging to the Company or not, and to render the same merchantable and to sell or otherwise dispose of the same or any part thereof or interest therein; and for the further purposes and objects therein set forth; with a capital of Three Million dollars divided into Three Million shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being William Bradford Thomas, Reginald Joseph Dutrizac, Joyce Pennington, Jean Twiss and Fern Shirley Hosking, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

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### McCOMBE MINING & EXPLORATION LIMITED

(No Personal Liability)

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bear-

ing date the 9th day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting John William Blain, Gordon Waldie and Gerald Francis Hayden, Solicitors; John Douglas Parker, Office Manager; and Jean Alexandrine Livingstone, Secretary; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a corporation under the name of McCOMBE MINING & EXPLORATION LIMITED (No Personal Liability): (a) To acquire, own, lease, prospect for, open, explore, develop, work, improve, maintain and manage mines and mineral lands and deposits, and to dig for, raise, crush, wash, smelt, assay, analyze, reduce, amalgamate, refine, pipe, convey and otherwise treat ores, metals and minerals, whether belonging to the Company or not, and to render the same merchantable and to sell or otherwise dispose of the same or any part thereof or interest therein; and for the further purposes and objects therein set forth; with a capital of Three Million dollars divided into Three Million shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being John William Blain, Gordon Waldie, Gerald Francis Hayden, John Douglas Parker and Jean Alexandrine Livingstone, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary

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#### MATTHEWS-MOORE LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 9th day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Frederick Goldwin Gardiner and John Baskerville Conlin, Solicitors; and Betty Winifred Pearson, Secretary; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of MATTHEWS-MOORE LIMITED: (a) To buy, sell and deal in goods, wares and merchandise and, without limiting the generality of the foregoing, in particular, automobiles, trucks, tractors, farm machinery, implements and parts and accessories; and for the further purposes and objects therein set forth; with a capital divided into Two Hundred Class "A" 5% non-cumulative redeemable preference shares of the par value of One Hundred dollars each, Two Hundred and Ninety Class "B" 5% non-cumulative redeemable preference shares of the par value of One Hundred dollars each and One Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Five Thousand dollars; with its Head Office at the Town of Port Colborne, in the County of Welland and Province of Ontario; and its Provisional Directors being Frederick Goldwin Gardiner, John Baskerville Conlin and Betty Winifred Pearson, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

#### MONTGOMERY & DAWSON SALES LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 4th day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Eva Viola Biggs, Clerk; and Dorothy Laverne Leake and Edna Sarah Cuckow, Secretaries; all of the City of Hamilton, in the County of Wentworth and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of MONTGOMERY & DAWSON SALES LIMITED: (a) To manufacture, buy, sell and deal in automobiles, motor cars, motorcycles, auto trucks and all kinds of motor vehicles, whether used for pleasure or commercial purposes and whether driven by gasoline or any substitute therefor or by electricity, and farm implements and farm machinery of every description; and for the further purposes and objects therein set forth; with a capital of Forty Thousand dollars divided into Two Hundred non-voting preference shares of One Hundred dollars each and Two Thousand common shares of Ten dollars each; with its Head Office at the Town of Orangeville, in the County of Dufferin and Province of Ontario; and its Provisional Directors being Eva Viola Biggs, Dorothy Laverne Leake and Edna Sarah Cuckow, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

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#### MORCH MANUFACTURING LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 7th day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Jacob Johannes Morch, Manufacturer; Edward Augustus Harold Porter, Solicitor; and Nancy ODee Grady, Stenographer; all of the City of Belleville, in the County of Hastings and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders ther in, a private company under the name of MORCH MANUFACTURING LIMITED: (a) To carry on any or all lines of business as manufacturers, producers, merchants, wholesale and retail, and importers and exporters generally without limitation as to class of products and merchandise, and to manufacture, produce, adapt, prepare, buy, sell and otherwise deal in any materials, articles or things required in connection with or incidental to such business; and for the further purposes and objects therein set forth; with a capital divided into Ten Thousand 7½% cumulative redeemable preference shares of the par value of Ten dollars each and One Hundred Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of One Hundred Thousand dollars; with its Head Office at the said City of Belleville; and its Provisional Directors being Jacob Johannes Morch, Edward Augustus Harold Porter and Nancy ODee Grady, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

#### ONTARIO HEART FOUNDATION

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 4th day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth John Dow Keith and John Allan Oille, all of the City of Toronto, in the County of York and Province of Ontario, Physicians; Francis Staples Brien and George William Manning, both of the City of London, in the County of Middlesex and Province of Ontario, Physicians; George Malcolm Brown, of the City of Kingston, in the County of Frontenac and Province of Ontario, Physician; George Carswell Ferguson, of the City of Port Arthur, in the District of Thunder Bay and Province of Ontario, Physician; and James Hutcheson Graham, of the City of Ottawa, in the County of Carleton and Province of Ontario, Physician; and any others who have become subscribers to the memorandum of agreement of the Corporation, and persons who thereafter become members thereof, a corporation without share capital under the name of ONTARIO HEART FOUNDATION: (a) To provide a focus in Ontario to co-ordinate the efforts of organizations and individuals interested in heart disease; and for the further purposes and objects therein set forth; with its Head Office at the said City of Toronto; and its First Directors being Carl Rutherford Burton, John Hepburn, John Dow Keith, John Allan Oille, Francis Staples Brian Corro William Manier Staples Brien, George William Manning, George Mal-colm Brown, George Carswell Ferguson and James Hutcheson Graham, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

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#### RAYMAR PEARLS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 31st day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Joseph Marks, Merchant; and Irving Beckerman and Harold Soupcoff, Accountants; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of RAYMAR PEARLS LIMITED: To carry on, either at wholesale or retail, the business of selling or dealing in jewellery, novelties, gift wares and allied products, and to import, export and manufacture the same; with a capital of Forty Thousand dollars divided into Two Thousand redeemable preference shares of Ten dollars each and Two Thousand common shares of Ten dollars each; with its Head Office at the said City of Toronto; and its Provisional Directors being Joseph Marks, Irving Beckerman and Harold Soupcoff, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

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#### THE CHARLES E. REA COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 10th day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the

limitations and restrictions, if any, therein set forth constituting John Denton Reilly, William Stanley Jamieson and Barnabas William Nixon Apple, all of the City of Toronto, in the County of York and Province of Ontario, Solicitors; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of THE CHARLES E. REA COMPANY LIMITED: Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To carry on in all its branches the business of insurance agents, representatives and managers for any company, association, group, club, syndicate or individual engaged directly or indirectly in the business of insurance in any or all of its classifications or in any guaranty, indemnity, bonding or like business; and for the further purposes and objects therein set forth: with a capital of Forty Thousand dollars divided into Four Thousand shares of Ten dollars each; with its Head Office at the said City of Toronto; and its Provisional Directors being John Denton Reilly, William Stanley Jamieson and Barnabas William Nixon Apple, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

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### RICHVALE CABINET MFG. & SALES CO. LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 7th day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Frederick George McBrien and John Edward Jarrott Hutchinson, Insurance Agents; and Kathleen Anne Binns, Secretary; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of RICHVALE CABINET MFG. & SALES CO. LIMITED: (a) To manufacture, buy, sell and generally deal in goods, wares and merchandise of every kind and description; and for the further purposes and objects therein set forth: with a capital of Forty Thousand dollars divided into Forty Thousand shares of One dollar each; with its Head Office in the Township of Vaughan, in the said County of York; and its Provisional Directors being Frederick George McBrien, John Edward Jarrott Hutchinson and Kathleen Anne Binns, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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#### T & B MACHINE WORKS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 3rd day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Alvin Benjamin Rosenberg, Barrister; and Beryl Morley Roberts and Sylvia Goldblatt, Secretaries; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under

the name of T & B MACHINE WORKS LIMITED:
(a) To manufacture, buy, sell and otherwise acquire, maintain, equip, set up, repair and deal in and with engines, boilers, power plant equipment, hydraulic equipment of all kinds, electrical, mining and industrial equipment, tools, implements of all kinds, automobile trucks and supplies, aeroplanes and supplies and steamboats, tugs and other floating equipment, and for the further purposes and objects therein set forth: with a capital divided into Two Thousand redeemable preference shares of the par value of Ten dollars each and Twenty Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Twenty Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Alvin Benjamin Rosenberg, Beryl Morley Roberts and Sylvia Goldblatt, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

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### THOROUGHBRED RACING SECURITIES LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 3rd day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting William Govier Tucker, one of Her Majesty's Counsel learned in the Law; and John Albert Mullin and Clarence Hunter Stabler, Barristers; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of THOROUGHBRED RACING SECURITIES LIMITED: (a) To carry on business as investors, capitalists, financiers, brokers and agents and to undertake and carry on and execute all kinds of financial, commercial, trading and other operations which may seem to be capable of being conveniently carried on in connection with any of these objects or calculated, directly or indirectly, to enhance the value of or facilitate the realization of or render profitable any of the Company's property or rights; and for the further purposes and objects therein set forth; with a capital divided into One Million shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of One Million Five Hundred Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being William Govier Tucker, John Albert Mullin and Clarence Hunter Tucker, John Albert Mullin as Stabler, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

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#### TOMAR LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 7th day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Gordon Douglas Watson, one of Her Majesty's Counsel learned in the Law; Paul Andrew

Henry Hess, Solicitor; and Ruth Chapman, Secretary; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become share-TOMAR LIMITED; To acquire by purchase, subscription or otherwise and to own, hold, sell and otherwise dispose of, exchange and deal with shares, stocks, bonds, debentures, obligations, evidences of indebtedness, investments of every nature and kind whatsoever and securities issued by any public or private company, government or municipality or person and to exercise and enforce all rights and powers conferred by or incidental to the ownership thereof; with a capital divided into Three Thousand Nine Hundred 5% non-cumulative redeemable preference shares of the par value of Ten dollars each and One Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of One Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Gordon Douglas Watson, Paul Andrew Henry Hess and Ruth Chapman, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

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#### TRIMFIT OF CANADA LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 9th day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Samuel Cohen, one of Her Majesty's Counsel learned in the Law; Donald Carr, Barrister; and Florence Scott, Secretary; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the company, and persons who thereafter become shareholders therein, a private company under the name of TRIM-FIT OF CANADA LIMITED; To carry on the business or any branches of the business of manufacturers of and dealers in hosiery; with a capital divided into Nine Hundred preference shares of the par value of One Hundred dollars each and One Hundred common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Samuel Cohen, Donald Carr and Florence Scott, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

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#### JOHN M. M. TROUP LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 9th day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting John Murray Marr Troup, Robert Bell Troup and Gordon Murray Marr Troup, all of the City of Windsor, in the County of Essex and Province of Ontario, Plasterers; and any others who have become

subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of JOHN M. M. TROUP LIMITED; (a) To carry on business as general plastering contractors and the plastering trade in all its branches and all other business incidental thereto; and for the further purposes and objects therein set forth: with a capital divided into Seven Hundred and Fifty preference shares of the par value of One Hundred dollars each and Two Thousand Five Hundred common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Twenty-five Thousand dollars; with its Head Office at the said City of Windsor; and its Provisional Directors being John Murray Marr Troup, Robert Bell Troup and Gordon Murray Marr Troup, hereinbefore mentioned.

R. J. CUDNEY. Deputy Provincial Secretary,

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#### H. K. WALTER & ASSOCIATES LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 4th day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Gordon Robert Brock and William Russell Artindale, Barristers, and June Nuttall, Stenographer, all of the City of Kitchener, in the County of Waterloo and Province of Ontario; and Mary O'Farrell, of the City of Waterloo, in the said County of Waterloo, Stenographer; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of H. K. WALTER & ASSOCIATES LIMITED; (a) To carry on the business of manufacturers and installers of and dealers in plumbing, heating, ventilating, refrigeration and air-conditioning construction and equipment and to provide maintenance therefor; and for the further purposes and objects therein set forth: with a capital divided into Three Thousand non-voting preference shares of the par value of Ten dollars each and One Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its or value the sum of Ien Indusand dollars; with its Head Office at the said City of Kitchener; and its Provisional Directors being Gordon Robert Brock, William Russell Artindale, Eleanor Mary O'Farrell and June Nuttall, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

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### ZELLER'S MANUFACTURING & SUPPLY CO. LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 1st day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Lawrence Zeller, Manufacturer; Elsie Zeller, Married Woman; and Robert Stanley Johnston, Barrister; all of the City of Hamilton, in the County of Wentworth and Province of Ontario; and any others

who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of ZELLER'S MANUFACTURING & SUPPLY CO. LIMITED: (a) To carry on the business of lumbering and the lumbering trade in all its branches and all other business incidental thereto; and for the further purposes and objects therein set forth; with a capital divided into Three Thousand 6% cumulative redeemable preference shares of the par value of Ten dollars each and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the said City of Hamilton; and its Provisional Directors being Lawrence Zeller, Elsie Zeller and Robert Stanley Johnston, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(860)

#### Supplementary Letters Patent

#### BRUNETTE TAXI LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 8th day of April, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to BRUNETTE TAXI COMPANY LIMITED. PANY LIMITED, incorporated April 27, A.D. 1951: (a) Changing the name of the Company to BRUN-ETTE TAXI LIMITED; (b) Subdividing the Five issued and Two Hundred and Forty-five of the unissued shares of the capital stock of the Company of the par value of One Hundred dollars each into Five Hundred issued and Twenty-four Thousand Five Hundred unissued common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the Twenty-four Thousand Five Hundred unissued common shares without any nominal or par value shall not exceed in amount or value the sum of Twenty-four Thousand Five Hundred dollars; (c) Reclassifying the remaining One Hundred and Fifty unissued shares of the par value of One Hundred dollars each as One Hundred and Fifty unissued preference shares of the par value of One Hundred dollars each, on the terms and conditions therein set forth; (d) Increasing the capital stock of the Company by the creation of an additional Eight Hundred and Fifty preference shares of the par value of One Hundred dollars each.

R. J. CUDNEY, Deputy Provincial Secretary.

(861)

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### COMMUNITY BUILDING SUPPLIES AND COAL COMPANY LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 3rd day of April, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to COMMUNITY BUILDING SUPPLIES AND COAL COMPANY LIMITED, incorporated March 18, A.D. 1921: (a) Designating the Five Thousand shares of the capital stock of the Company of Fifty dollars each as Five Thousand common shares of Fifty dollars each; and (b) Increasing

the capital of the Company from the sum of Two Hundred and Fifty Thousand dollars to the sum of Three Hundred and Fifty Thousand dollars by the creation of Ten Thousand non-cumulative redeemable preference shares of Ten dollars each, ranking in priority to the common shares of the Company and having attached thereto the terms and conditions therein set forth.

R. J. CUDNEY, Deputy Provincial Secretary.

(861)

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#### FAHRALLOY CANADA LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 4th day of April, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to FAHRALLOY CANADA LIMITED, incorporated October 19, A.D. 1935: Converting the Company into a PUBLIC COMPANY and deleting and expunging from the Letters Patent of Incorporation of the Company the Private Company clauses beginning with the words, "AND IT IS HEREBY ORDAINED AND DECLARED that the said Company shall be a PRIVATE COMPANY", and ending with the words, "is hereby prohibited"

R. J. CUDNEY, Deputy Provincial Secretary

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#### FIELD'S FURNITURE CO. LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 3rd day of April, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to FIELD'S FURNITURE CO. LIMITED, incorporated May 23, A.D. 1951: Increasing the capital of the Company from the sum of Forty Thousand dollars to the sum of One Hundred Thousand dollars: (a) by the creation of an additional Five Thousand Five Hundred preference shares of Ten dollars each, ranking pari passu in all respects with the existing preference shares of the Company; and (b) by the creation of an additional Five Thousand common shares of One dollar each, ranking pari passu in all respects with the existing common shares of the Company.

R. J. CUDNEY, Deputy Provincial Secretary

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#### FROBISHER LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 7th day of April, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to FROBISHER LIMITED, incorporated November 4, A.D. 1940: Increasing the capital stock of the Company by the creation of an additional One Million shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the presently unissued One Hundred and Eleven Thousand and Forty-four shares without any nominal or par value and the additional One Million shares without any nominal or par value

shall not exceed in amount or value the sum of Nine Million Two Hundred and Fifty-three Thousand Seven Hundred and Forty-three dollars and One cent.

> R. J. CUDNEY, Deputy Provincial Secretary.

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#### KERWOOD PAPER BOX LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 3rd day of April, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to KERWOOD PAPER BOX LIMITED, incorporated October 4, A.D. 1927: Deleting and expunging from the Letters Patent of Incorporation of the Company clause (1) of the Private Company clauses, being the restriction on the transfer of shares, commencing with the figure and words, "(1) The right to transfer shares of the capital stock of the Company", and concluding with the words, "of a deceased shareholder", and substituting another clause therefor.

R. J. CUDNEY, Deputy Provincial Secretary.

(861)

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#### J. W. McMASTER, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 4th day of April, A.D. 1952, have been ssued by the Secretary of the Province of Ontario, under his Seal of Office, to J. W. McMASTER, LIMITED, incorporated June 21, A.D. 1926: (a) Declaring the Forty preference shares of the capital stock of the Company of the par value of Fifty dollars each which have been issued and subsequently redeemed to be cancelled; (b) Increasing the capital stock of the Company by the creation of an additional Nine Hundred and Thirty preference shares of the par value of Fifty dollars each, ranking pari passu in all respects with the existing preference shares of the Company; and (c) Deleting and expunging from the Letters Patent of Incorporation of the Company the terms and conditions attaching to the preference shares and substituting others therefor.

R. J. CUDNEY, Deputy Provincial Secretary.

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#### PAUL-TAYLOR-PHELAN LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 2nd day of April, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to PAUL-TAYLOR-PHELAN LIMITED, incorporated October 4, A.D. 1951: (a) Designating the Forty Thousand shares of the capital stock of the Company without any nominal or par value as Forty Thousand common shares without any nominal or par value; (b) Increasing the capital stock of the Company by the creation of Eight Hundred cumulative redeemable non-voting preference shares of the par value of Fifty dollars each (therein referred to as "the preference shares"), ranking in priority to the common shares of the Company and having attached

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thereto the terms and conditions therein set forth; and (c) Declaring that the capital stock of the Company shall consist of Eight Hundred cumulative redeemable non-voting preference shares of the par value of Fifty dollars each and Forty Thousand common shares without any nominal or par value.

R. J. CUDNEY, Deputy Provincial Secretary.

(861)

#### Change of Name

#### REPUBLIC MOTORS LIMITED

NOTICE IS HEREBY GIVEN that, under the provisions of The Companies Act, the Secretary of the Province of Ontario, by an Order dated the 9th day of April, A.D. 1952, has changed the name of AUSTIN ONTARIO MOTORS LIMITED, incorporated November 10th, 1947, to REPUBLIC MOTORS LIMITED.

R. J. CUDNEY, Deputy Provincial Secretary.

(862)

## Surrender and Cancellation of Letters Patent and Termination of Existence

#### SIXTY-FOUR WELLESLEY STREET, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 9th day of April, A.D. 1952, in the terms and conditions therein set forth, has directed the cancellation of the charter of SIXTY-FOUR WELLES-LEY STREET, LIMITED, incorporated by Letters Patent dated the 8th day of April, A.D. 1930, and by his said Order has fixed the 19th day of May, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY, Deputy Provincial Secretary.

(863)

#### SPARTUS CAMERAS (CANADA) LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 7th day of April, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of SPARTUS CAMERAS (CANADA) LIMITED, incorporated by Letters Patent dated the 12th day of December, A.D. 1947, and has directed that the same be cancelled and by his said Order has fixed the 19th day of May, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY, Deputy Provincial Secretary.

#### THORNHILL ESTATES LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 7th day of April, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of THORNHILL ESTATES LIMITED, incorporated by Letters Patent dated the 1st day of April, A.D. 1946, and has directed that the same be cancelled and by his said Order has fixed the 12th day of May, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

(863)

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#### NOTICE

PURSUANT to section 29 (2) of The Companies Act, an Order-in-Council dated April 17, 1952, was passed cancelling the letters patent of the following companies as of May 8, 1952, for default in filing annual returns:

	Date of
Name of Company	Incorporation
Allatt Auto Parts, Limited	*
Hufisco Limited	Jan. 26, 1933 May 17, 1948
Jorita Mines Limited.	Sept. 7, 1946
Karas Gold Mines Limited	Jan. 6, 1937
Kareall Conveyors Limited	July 22, 1948
Frank Kennedy Fuel Company, Limited	Dec 28 1928
Kenney Roller Drome Company Limited	Nov. 21, 1938
Kenora Development Company,	
Limited	Feb. 23, 1925
Kenwood Construction Company,	
Limited	Mar. 24, 1927
Kitchenmaster Ceramic Cookware	
Limited	Apr. 14, 1943
Kittson Hazelton Gold Mines, Limited.	Jan. 2, 1935
Lake Erie Development Company,	M 10 1001
Limited	Mar. 10, 1921
Lake Manitou-Victoria Oils Limited Lake Superior Copper Corporation,	Apr. 16, 1940
Limited	May 27, 1943
Lake of the Woods Oil Company,	may 21, 1745
Limited	Iune 12, 1933
Lambton Lumber Company, Limited	May 18, 1931
Langmaid Products Limited	Mar. 3, 1947
Last Minute Manufacturing Company	
Limited	Nov. 26, 1946
S. Levinter Furniture Company, Limited	Apr. 19, 1926
London Dairy Equipment and Supplies	7.1. 14 1045
Limited	May 14, 1945 Feb. 4, 1913
The London Lumber Company, Limited. Lucerne Mining Company Limited	Apr. 23, 1947
MacFarlane Consolitated Mines,	npi. 25, 1941
Limited	Nov. 15, 1938
MacFarlane Long Lac Gold Mines	
Limited	July 9, 1934 Apr. 24, 1928
Malrobic Mines, Limited	Apr. 24, 1928
Maple Grove Limited	Nov. 30, 1946
McCarthy-Webb Goudreau Mines,	0 . 24 1025
Limited	Oct. 26, 1925
McInnis-Kirkland Gold Mines, Limited.	Oct. 16, 1936 Feb. 12, 1946
McKay Davis (Canada) Limited J. A. McLaren Company, Limited	Dec. 8, 1919
McRae Simmons Mining Company,	1766. 0, 1919
Limited	Nov. 11, 1927
The Wilson Lytle Badgerow Company	, , , , ,
of Ontario Limited	Oct. 27, 1898
R. J. CUD	NEY,

R. J. CUDNEY, Deputy Provincial Secretary.

#### Licenses in Mortmain

#### THE NAVY LEAGUE OF CANADA

NOTICE IS HEREBY GIVEN that, under The Mortmain and Charitable Uses Act, the Lieutenant-Governor in Council, by a Licence in Mortmain under the Great Seal of the Province of Ontario, bearing date the 9th day of April, A.D. 1952, has been pleased to authorize THE NAVY LEAGUE OF CANADA, a Corporation created by or under the authority of the laws of the Parliament of the Dominion of Canada, by Letters Patent bearing date the 28th day of March, A.D. 1918, to acquire in mortmain, to hold in perpetuity and to assure in mortmain land in Ontario necessary for its actual use and occupation or to carry on its undertaking to the value of \$200,000.00.

ARTHUR WELSH, Provincial Secretary.

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#### J. J. SALT LIMITED

NOTICE IS HEREBY GIVEN that, under The Mortmain and Charitable Uses Act, the Lieutenant-Governor in Council, by a Licence in Mortmain under the Great Seal of the Province of Ontario, bearing date the 9th day of April, A.D. 1952, has been pleased to authorize J. J. SALT LIMITED, a Corporation created by or under the authority of the laws of the Parliament of the Dominion of Canada, by Letters Patent bearing date the 11th day of January, A.D. 1927, to acquire, hold and assure land in mortmain in Ontario, for a period of fifteen years, and to the value of \$100,000.00; necessary for its actual use and occupation or to carry on its undertaking.

ARTHUR WELSH, Provincial Secretary.

(864)

#### THE SARNIA CHAMBER OF COMMERCE

NOTICE IS HEREBY GIVEN that, under The Mortmain and Charitable Uses Act, the Lieutenant-Governor in Council by a Licence in Mortmain under the Great Seal of the Province of Ontario, bearing date the 9th day of April, A.D. 1952, has been pleased to authorize THE SARNIA CHAMBER OF COMMERCE, a Corporation created by or under the authority of the laws of the Parliament of the Dominion of Canada, to acquire and take assurance of certain lands as therein set forth.

ARTHUR WELSH, Provincial Secretary.

(864)

#### J. R. SHORT CANADIAN MILLS LIMITED

NOTICE IS HEREBY GIVEN that, under The Mortmain and Charitable Uses Act, the Lieutenant-Governor in Council by a Licence in Mortmain under the Great Seal of the Province of Ontario, bearing date the 9th day of April, A.D. 1952, has been pleased

to authorize J. R. SHORT CANADIAN MILLS LIMITED, a Corporation created by or under the authority of the laws of the Parliament of the Dominion of Canada, by Letters Patent bearing date the 18th day of June, A.D. 1945, to acquire and take assurance of certain land, as therein set forth.

ARTHUR WELSH, Provincial Secretary.

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#### WAGNER BRAKE COMPANY LIMITED

NOTICE IS HEREBY GIVEN that, under The Mortmain and Charitable Uses Act, the Lieutenant-Governor in Council, by a Licence in Mortmain under the Great Seal of the Province of Ontario, bearing date the 9th day of April, A.D. 1952, has been pleased to authorize WAGNER BRAKE COMPANY LIMITED, a Corporation created by or under the authority of the laws of the Parliament of the Dominion of Canada, by Letters Patent bearing date the 2nd day of June, A.D. 1911, to acquire, hold and assure land in mortmain in Ontario, for a period of thirty years, and to the value of \$200,000.00; necessary for its actual use and occupation or to carry on its undertaking.

ARTHUR WELSH Provincial Secretary.

(864)

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#### **Extra-Provincial Corporations**

#### AMCO EXPLORATION, INC.

NOTICE IS HEREBY GIVEN that, under The Extra-provincial Corporations Act, the Lieutenant-Governor in Council by an Order dated the 9th day of April, A.D. 1952, has directed the issue of a further Licence under the Great Seal of the Province of Ontario to AMCO EXPLORATION, INC., a Corporation created by or under the authority of the laws of the State of Delaware, one of the United States of America, authorizing the Corporation under the said corporate name, to use, exercise and enjoy within the Province of Ontario all the powers, privileges and rights contained in its Licence dated the 15th day of November, A.D. 1951, granted to the Corporation under the name of THE AMERICAN METAL COMPANY OF COLORADO.

ARTHUR WELSH, Provincial Secretary.

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#### THE CUDAHY PACKING COMPANY

NOTICE IS HEREBY GIVEN that, under The Extra-provincial Corporations Act, the Lieutenant-Governor in Council, by an Order dated the 9th day of April, A.D. 1952, has directed the issue of a further Licence under the Great Seal of the Province of Ontario, to THE CUDAHY PACKING COMPANY, a Corporation created by or under the authority of the laws of the State of Maine, One of the United States of America, authorizing the Corporation to use, exercise

and enjoy within the Province of Ontario all the powers, privileges and rights contained in its Licence dated the 12th day of August, A.D. 1916, and in the exercise of such powers, privileges and rights to use in Ontario capital to the extent of \$350,000.00;

PROVIDED, however, that if the Corporation exercises in Ontario any greater or other powers or uses in Ontario any larger amount of capital than is therein authorized, unless it have obtained a further Licence for the purpose, the Licence of the Corporation shall thereby become liable to be suspended or revoked in whole or in part.

G. A. WELSH, Provincial Secretary.

(865)

#### SULGAS PROPERTIES LTD.

NOTICE IS HEREBY GIVEN that, under The Extra-provincial Corporations Act, the Lieutenant-Governor in Council has, by a Licence under the Great Seal of the Province of Ontario, bearing date the 9th day of April, A.D. 1952, been pleased to authorize SULGAS PROPERTIES LTD., a Corporation created by or under the authority of the laws of the Province of British Columbia, by Memorandum of Association and Articles of Association, filed and registered the 4th day of October, A.D. 1951: (a) To acquire by purchase, lease, hire, discovery, location, exchange or otherwise mines and mineral claims or properties, placer leases, mineral leases, mining leases, oil leases, prospects, licences, options, mining leases, oil leases and other mines, lands, buildings, mineral properties, mining, water and other rights and metalliferous lands in any part of the World, and to work, develop, operate, turn to account, sell, lease or otherwise dispose of or deal with the same and either solely or jointly with others to carry on the business of miners of every description; and for the further purposes and objects therein set forth;

PROVIDED, however, that the Corporation in so doing shall not use in Ontario any larger amount of capital than the sum of \$40,000.00;

AND FURTHER PROVIDED that if the Corporation exercises in Ontario any greater or other powers or uses in Ontario any larger amount of capital than is therein authorized, unless it have obtained a further Licence for the purpose, the Licence herein referred to shall thereby become liable to be suspended or revoked in whole or in part; and that the Corporation has appointed Harold Charles Featherston Mockridge, of the City of Toronto, in the County of York and Province of Ontario, one of Her Majesty's Counsel learned in the Law, to be its Attorney.

ARTHUR WELSH, Provincial Secretary.

(865)

#### Insurance

#### PUBLIC NOTICE

NOTICE IS HEREBY GIVEN that the ONTARIO CASUALTY INSURANCE COMPANY LIMITED, a Joint Stock Insurance Company, with

head office in Toronto, Ontario, was duly licensed on January 2nd, 1952, to transact Automobile Insurance in Ontario for the term ending June 30th, 1952.

Roy B. WHITEHEAD, Superintendent of Insurance.

Department of Insurance, Parliament Buildings, Toronto, Ontario.

(899)

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#### Liquor Licence Act

#### GOVERNMENT NOTICE

NOTICE IS HEREBY GIVEN of the receipt of a Return on the 16th day of April, 1952, of the vote taken in the Village of Dundalk, County of Grey, on the 9th day of April, 1952, on the following questions:

1. Are you in favour of the establishment of government stores for the sale of liquor?

Votes polled for the Affirmative Side 240 Votes polled for the Negative Side 268

Are you in favour of the establishment of government stores for the sale of beer only for residence consumption?

Votes polled for the Affirmative Side 236 Votes polled for the Negative Side 274

NOTICE THEREOF has been duly made to the Honourable Lieutenant-Governor-in-Council.

ALEX. C. LEWIS, Chief Election Officer.

Toronto, April 16th, 1952.

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### **Order Reviving Charter**

#### CAVERS, DALEY, CAVERS LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Lieutenant-Governor of the Province of Ontario in Council has, by an Order in Council has, by an Order dated the 9th day of April, A.D. 1952, been pleased to revive the Charter or Letters Patent of CAVERS, DALEY, CAVERS LIMITED, incorporated May 25th, 1944, the corporate power of which had been forfeited by virtue of subsection (1) of section 27 of The Companies Act.

ARTHUR WELSH, Provincial Secretary.

(866)

#### Notice re Default of Filing Annual Return

#### NOTICE

To the undermentioned companies, the directors thereof and all others whom it may concern.

PURSUANT to section 29 (2) of The Companies Act, notice is hereby given that the undermentioned companies incorporated by letters patent are in default for a period of at least one year in filing their annual returns. The companies, their dates of incorporation and the years in default in filing annual returns are as follows:

	Date of	The years in default
Name of Company	Incorporation	in filing annual returns
Andy Yellowknife Mines Limited	May 9, 1946	1950 and 1951
Clear Lake Lumber Company Limited	May 28, 1945	1946 to 1951 inclusive
Corless Patricia Gold Mines Limited	Jan. 7, 1935	1938 and 1940 to 1951
		inclusive
Empire Natural Gas Limited	June 1, 1933	1942 to 1951 inclusive
L. A. Finch Gowns, Limited	Sept. 22, 1944	1945, 1948, 1950, and
		1951
Finch's Gowns Limited.	Jan. 14, 1939	1942 to 1951 inclusive
Grandview Hotel Limited	Oct. 18, 1941	1942 to 1951 inclusive
Tackson Automotive Engineers, Limited	Oct. 24, 1946	1947 to 1951 inclusive
Jimjon Gold Mines Limited	Oct. 6, 1945	1946 to 1951 inclusive
Les Mines du Quebec Publishing Company Limited	Nov. 28, 1945	1948 to 1951 inclusive
Lunday Yellowknife Mines Limited	Mar. 21, 1945	1945 to 1951 inclusive
Maudegascon Gold Mines Limited	Apr. 21, 1938	1940 to 1951 inclusive
Mayukon Placer Gold Mines, Limited.	Nov. 16, 1940	1943 to 1951 inclusive
Waterways Copper Mines, Limited	Mar. 22, 1939	1939 to 1951 inclusive
Whitecap Securities Limited.	Feb. 6, 1947	1948 to 1951 inclusive
Windsor Elevator and Warehouse Company, Limited	Feb. 25, 1929	1941 to 1951 inclusive
E. Wray Van Luven Limited	Sept. 27, 1929	1933, 1934 and 1939
Will 10 H M D Louis Commun Linited	D 27 1015	to 1951 inclusive
Wright and Galbraith Engineering Company, Limited	Dec. 27, 1945	1946 to 1951 inclusive

R. J. CUDNEY, Deputy Provincial Secretary.

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### Application to Parliament

#### **Private Bills**

PUBLIC NOTICE

LEGISLATIVE ASSEMBLY OF ONTARIO

The attention of Municipal Officials, Solicitors and all other persons who may be interested in the preparation of Private Bills for submission to the Legislative Assembly of Ontario is directed particularly to the following Rules of the House governing the submission of such Bills:

RULES RE SUBMISSION OF PRIVATE BILLS

63.—(1) No petition for any Private Bill is received by the House after the first two weeks of each Session nor may any Private Bill be presented to the House after the first three weeks of each Session; nor may any report of any Standing or Select Committee upon a Private Bill be received after the first six weeks of each Session and no motion for the general suspension or modification of this Rule shall be entertained by the House unless after reference made thereof, at a previous sitting of the House, to the several Standing Committees charged with the consideration of Private Bills upon Report submitted by two or more of such committees.

- 64.—(1) Any person desiring to obtain a Private Bill shall deposit with the Clerk of the House at least eight (8) days before the meeting of the House a copy of such Bill together with a fee of \$150, and if such Bill is not deposited by that time the applicant shall pay \$10 for each and every day which intervenes between the said eighth day and the date of the filing of the Bill.
- (2) After the first reading of the Bill and before its consideration by the Committee to which it is referred, the applicant in every case shall pay the cost of printing the Act in the Statutes.
- (3) The following charges shall also be levied and paid in addition to the foregoing.
- (a) When any rule of the House is suspended with reference to a Bill or the Petition therefor, for each suspension, \$50.
- (b) When a Bill is presented to the House after the first three weeks of the Session and before the end of the fourth week, \$75.
- (c) When a Bill is presented after the fourth week of the Session, \$100.
- (4) In case of any Bill incorporating a company or increasing the capital stock of a company already incorporated, there shall be paid to the Clerk of the House, by or on behalf of the applicant, before the same is reported to the House, the same fee as would be payable to the Provincial Secretary in the case of an incorporation or increase of capital under the provisions of The Ontario Companies Act, less the sum of \$150 already paid to the Clerk of the House.

(5) When a Bill is for the purpose of confirming by-laws, bonds, debentures or other securities, or authority is asked to borrow money or to increase borrowing powers, the following additional fees shall be paid according to the amount of money involved:

On amounts less than \$10,000, \$25; on amounts over \$10,000 and up to \$25,000, \$50; on amounts over \$25,000 and up to \$40,000, \$75; on amounts over \$40,000 and up to \$75,000, \$100; on amounts over \$75,000 and up to \$125,000, \$125; on amounts over \$125 and up to \$175,000, \$150; on amounts over \$175,000 and up to \$250,000, \$200; on amounts over \$250,000 and up to \$250,000, \$250; and an additional fee of \$50 for every \$100,000 over \$350,000.

66. All applications for Private Bills properly the subject of legislation by the Legislative Assembly of Ontario, within the purview of "The British North America Act, 1867," shall require a Notice, clearly and distinctly specifying the nature and object of the application and, where the application refers to any proposed work, indicating generally the location of the work, and signed by or on behalf of the applicants, such Notice to be published as follows, viz:

A notice inserted in The Ontario Gazette and in one newspaper published in the Municipality affected, or if there be no newspaper published therein, then in a newspaper in the next nearest municipality in which a newspaper is published.

Such notice shall be continued in each case for a period of at least six weeks, during the interval of time between the close of the next preceding Session and the consideration on the Petition.

If the application is by a Municipal Corporation for authority to issue debentures the notice shall set out the particulars of the existing debenture debt and the amount of rateable property of the Municipality according to the last revised assessment roll of the Corporation, and in brief and general terms, the object for which the new issue of debentures is required.

- 67. Before any Petition praying for leave to bring in a Private Bill for the erection of a Toll bridge is received by the House, the person or persons intending to petition for such Bills shall, upon giving the Notice required by preceding Rule, also, at the same time and in the same manner, give Notice of the rates which they intend to ask, the extent of the privileges, the height of the arches, the interval between the abutments or piers for the passage of rafts and vessels, and mentioning also whether they intend to erect a drawbridge or not, and the dimensions of the same.
- 68. Before any Petition praying for leave to bring n a Bill for the construction of Railways, Tramways or canals is received by the House, the person or persons petitioning for such Bill shall deposit with the Clerk the following documents:
- 1. A map or plan upon a scale of not less than half an inch to the mile, showing the location upon which it is intended to construct the proposed work, and showing also the line of existing or authorized works of a similar character within, or in any way affecting the district or any part thereof which the proposed work is intended to serve. Such map or plan to be signed by the Engineer or other party making the same.
- 2. A book of reference in which shall be clearly set out the following information in separate schedules, namely:

SCHEDULE A.—The name of each municipality within which the proposed works or any part thereof are intended to be constructed; the population of each such municipality as returned by the next preceding census, the rateable value of the property within each such municipality, as returned by the next preceding assessment rolls thereof; and this schedule may contain in a separate statement similar information as to the adjoining districts intended to be served by the proposed work.

Schedule B.—A general description of the nature, extent and proposed character of the contemplated works, and an estimate of the probable cost thereof, distinguishing the general items of construction and the cost thereof respectively, as well as the nature, extent and probable cost of all engines and car stock or other outfit or equipment necessary to the use and operation of the proposed undertaking, such schedule to be signed by the Engineer, or other person preparing the same.

Schedule C.—An exhibit showing the total amount of capital proposed to be raised for the purposes of the undertaking and the manner in which it is proposed to raise the same, whether by ordinary shares, bonds, debentures or other securities, and the amounts of each respectively.

Schedule D.—An estimate of the probable revenues of the proposed undertaking showing the sources whence the same are expected to be derived; the annual earnings thereof respectively; the probable annual cost of operation or working expenditure, and the annual net revenue applicable to the payment of interest on the proposed investments, such schedules to be signed by the person preparing the same.

- 72. When any Bill for confirming any Letters Patent, or Agreement, is presented to the House, the copy of such Letters Patent, or Agreement, shall be attached to it.
- 74. Every Private Bill, when read a first time shall, unless it be an Estate Bill or a Bill providing for the consolidation of a floating debt or for the consolidation or renwal of debentures (other than local improvement debentures) of a Municipal Corporation, shall stand referred to the proper Standing Committee, and all petitions before the House, for or against the Bill, are considered referred to such Committee.
- 75. Every Private Bill, in so far as it provides for the consolidation of a floating debt or for the consolidation or renewal of debentures (other than local improvement debentures) of a Municipal Corporation when a Bill has been read the first time, shall, without special reference, stand referred to The Ontario Railway and Municipal Board for their report; and a copy of such Bill and of the Petition on which the same is founded shall be forthwith transmitted by the Clerk of the House to the Board, in order that the Board may, after an inquiry into the allegations set out in the Bill, and into any other matters which the Board may deem necessary in connection therewith, report to the House whether or not it is reasonable that such Bill or part thereof relating to the matters aforesaid shall be passed; and what alterations, if any, should be made in the same, and the Board shall make such inquiry accordingly and shall sign the same; and the said Report, Bill and Petition shall be transmitted to the Clerk, and the Report shall be read by the Clerk at the Table and shall be entered on the Journals of the House, and the Bill, together with the Report, shall stand referred to the Standing Committee on Private Bills.
- 76. Every Estate Bill, when read a first time shall without special reference, stand referred to the Commissioners of Estate Bills, for their Report, and a copy of such Bill, and of the Petition on which the same is founded, shall be forthwith transmitted by the Clerk of the House to the said Commissioners, or one of them in order that they, or any two of them, may, after perusing the Bill, without requiring any proof of the allegations thereof, report to the House their opinion thereon under their hands; and whether presuming the allegation contained in the preamble to be proved to the satisfaction of the House, it is reasonable that such Bill do pass into a law; and whether the provisions thereof are proper for carrying its purposes into effect, and what alteration or amendments, if any, are necessary in the same, and in the event of the approving the said Bill they are to sign the same; and the said Report, with the said Bill and Petition, are to be

transmitted by the said Commissioners to the Clerk; and the Report shall be read by the Clerk at the Table, and shall be entered on the Journals of the House; and the Bill, together with the Report, shall stand referred to the Standing Committee on Private Bills, which is not to consider the said Bill, before the delivery of the said report, Bill and Petition to the Chairman of the said Committee.

77. In the event of the Commissioners of Estate Bills reporting that, in their opinion, it is not reasonable that the Bill submitted to them shall pass into law such Bill shall not be further considered.

ALEX. C. LEWIS, Q.C. Clerk of the Legislative Assembly of Ontario.

(Oct., 1939)

T.F.N.

#### **Corporation Notices**

#### TOMBILL GOLD MINES LIMITED

By-law Number 19

A by-law to increase the number of Directors from five to seven and to fix the quorum at four.

BE IT ENACTED and it is hereby enacted by the directors of Tombill Gold Mines Limited as a by-law of the Company as follows:

- 1. That the number of directors of the Company be and is hereby increased from five to seven.
- 2. That four directors shall form a quorum of the board for the transaction of business.
- 3. That clause 3 of By-law Number 1 as amended by By-law Number 15 which provides that the board shall consist of five directors be and is hereby further amended to give effect to this by-law.
- 4. That this by-law be submitted to the share-holders for confirmation at a special general meeting to be held for that purpose.

Passed by the directors this 14th day of February, 1952.

J. A. GRANT,
President.
H. L. GOOD,
Secretary.

I hereby certify the foregoing to be a true copy of By-law Number 19 of Tombill Gold Mines Limited passed by the directors the 14th day of February, 1952 and confirmed by the unanimous vote of the shareholders present and represented by proxy at a special general meeting duly held for considering same on the 10th day of April, 1952.

18th, April, 1952.

H. L. GOOD, Secretary.

(873)

17

FORT WILLIAM COMMERCIAL CHAMBERS LIMITED of the City of Fort William in the Province of Ontario having parted with all its property, divided its assets rateably among its shareholders, and paid

its debts and liabilities hereby gives public notice that it will make application under the provisions of The Companies Act to His Honour the Lieutenant-Covernor of Ontario for leave to surrender its charter on and after a date to be fixed by the Lieutenant-Governor.

Dated at Fort William, this 17th day of April, 1952.

FORT WILLIAM COMMERCIAL CHAMBERS LIMITED
Per: MORRIS & BABE,
Its Solicitors.

(874)

17

### THE WINDSOR RACING AND ATHLETIC CLUB LIMITED

By-Law No. 35

A by-law to change the Head Office of the Company.

WHEREAS it is deemed expedient to change the location of the head office of the Company.

BE IT ENACTED and it is hereby enacted as a by-law of The Windsor Racing and Athletic Club Limited that the location of the head office of the Company be and the same is hereby changed from the City of Windsor to the City of Toronto in the Province of Ontario.

Enacted this 7th day of February, 1952.

Witness the corporate seal of the Company.

DAVID SHER,
President.
FRED. D. WHITE,
Secretary.

Certified to be a true copy of By-law No. 35, enacted by the Board of Directors on the 7th day of February, 1952 and unanimously approved and ratified at a meeting of shareholders of The Windsor Racing and Athletic Club Limited on the 8th day of February, 1952.

FRED. D. WHITE, Secretary.

(875)

17

#### MAX ZAITCHIK LIMITED

TAKE NOTICE that at a special meeting of the shareholders of Max Zaitchik Limited, duly called for the purpose, and held on the 15th day of April, A.D. 1952, a resolution was passed for the voluntary winding up of the said Company under the provisions of The Companies' Act (Ontario) and for the appointment of Samuel Lerner, of the City of London, in the County of Middlesex, as Liquidator.

AND FURTHER TAKE NOTICE that if you have any claim against the said Company, proof of such claim must be filed with the Liquidator within 30 days of the date of this Notice, after which time the assets of the above Company will be distributed amongst the persons entitled thereto, having regard to the claims of which the Liquidator has then notice.

Dated at London, Ontario this 15th day of April, A.D. 1952.

SAMUEL LERNER, c/o Lerner & Lerner, 425 Richmond Street, London, Ontario.

(876)

### LABELLE BUILDING COMPANY (WINDSOR) LIMITED

UNDER the provisions of The Companies Act (Ontario) LaBelle Building Company (Windsor) Limited hereby gives notice that it will make application to His Honour the Lieutenant-Governor of Ontario for acceptance of the surrender of its charter on and after a date to be fixed by the Lieutenant-Governor.

Dated at Windsor, Ontario, this 21st day of April, A.D. 1952.

MILTON C. MERETSKY,

Secretary.

(896)

#### FUELOIL AND EQUIPMENT LIMITED

BE IT ENACTED as By-law No. 7 of Fueloil and Equipment Limited as follows:

- 1. That the number constituting the Board of Directors of the Company be reduced from five to three.
- 2. That the first sentence of paragraph 2 of By-law No. 1 of the Company be amended by changing the word "five" to the word "three" so that the sentence will read:

The affairs of the Company to be managed by a Board of three Directors, each of whom at the time of his election and throughout his term of office shall be a shareholder in the Company to the amount of at least one fully paid common share without nominal or par value.

- 3. That the number of Directors necessary to constitute a quorum shall be reduced from three to two.
- 4. That paragraph 5 of By-law No. 1 of the Company be amended by changing the word "three" to the word "two" so that the sentence will read:

Two Directors shall form a quorum for the transaction of business unless all the Directors consent to the holding of a meeting with less than the full Board, in which event a quorum shall be a majority of the Board.

Enacted and passed this 29th day of June, 1951.

Witness the corporate seal of the Company.

D. M. SPRINGER,
President.

(Corporate Seal)

A. FURNISS JOHNSTONE, Secretary.

Certified to be a true copy of By-law No. 7 of Fueloil and Equipment Limited enacted and passed by the Directors of the said Company on the 29th day of June, 1951 and ratified, sanctioned, approved and confirmed at a meeting of shareholders regularly convened and held on the 29th day of June, 1951 at which all shareholders were present in person or by proxy and all shares were voted in favour thereof.

A. FURNISS JOHNSTONE,

Secretary.

(852)

#### HEATING ACCESSORIES LIMITED

WHEREAS the Head Office of Heating Accessories Limited now is at the City of Hamilton, in the County of Wentworth, in the Province of Ontario, according to By-law Number 6, AND WHEREAS it has now been deemed expedient that the same should be changed back from the City of Hamilton to the City of Toronto in the County of York,

THEREFORE Heating Accessories Limited enacts as follows:

- 1. That the Head Office of Heating Accessories Limited be and the same is hereby changed from the City of Hamilton to the City of Toronto.
- 2. That By-law Number 6, being a by-law for changing the Head Office of the Company from the City of Toronto to the City of Hamilton, is hereby rescinded.

Enacted and passed this 11th day of October, 1951.

Witness the corporate seal of the Company.

D. M. SPRINGER,
President.
A. FURNISS JOHNSTONE,
Secretary.

Certified to be a true copy of By-law No. 7 of Heating Accessories Limited enacted and passed by the Directors of the said Company on the 11th day of October, 1951 and ratified, sanctioned, approved and confirmed at a meeting of shareholders regularly convened and held on the 11th day of October, 1951, at which all shareholders were present in person and all shares were voted in favour thereof.

A. FURNISS JOHNSTONE, Secretary.

(853)

17

### FRONTENAC FLOOR AND WALL TILE COMPANY, LIMITED

By-law No. 14

BE IT ENACTED by the Directors of Frontenac Floor and Wall Tile Company, Limited as a by-law of the said Company as follows:

- 1. That the number of Directors of the Company be increased from five to six.
- 2. That accordingly Clause 4 of General By-law No. 10 be amended in the second line thereof by striking out the word "five" where it occurs and by inserting in lieu thereof the word "six".
- 3. That three Directors shall form a quorum for the transaction of business.
- 4. That accordingly Clause 6 of General By-law No. 10 be amended in the first line thereof by striking out the words "A majority of" where they occur and by inserting in lieu thereof the word "Three".
- 5. That in the case of an equality of votes at any directors neeting the Chairman shall be entitled to a second or casting vote.
- 6. That accordingly Clause 6 of General By-law No. 10 be amended by adding the following sentence at the foot or end thereof, "In the case of an equality of votes at any directors meeting the Chairman shall be entitled to a second or casting vote."

Passed by the Directors and sealed with the Company's seal this 25th day of May, 1951.

P. H. SWALM, Vice-President. J. McL. STEPHEN, Secretary.

(Seal)

Certified to be a true copy of By-law No. 14 of Frontenac Floor and Wall Tile Company, Limited duly enacted by the Directors on the 25th day of May, 1951 and confirmed in writing by all the shareholders of the Company.

J. McL. STEPHEN, Secretary.

(854)

17

#### THE WILLIAM SHIRTON COMPANY LIMITED

By-Law No. 33

Being a by-law authorizing the decrease in number of directors from six to three.

BE IT ENACTED as a by-law of The William Shirton Company Limited, that the number of directors of the Company be and the same is hereby decreased from six to three.

Enacted this 2nd day of April, A.D. 1952.

Witness the corporate seal of the Company.

KURVEN J. SHIRTON,
President.
WILLIAM W. SHIRTON,
Secretary.

(855)

17

#### REMINGTON PHARMACY LIMITED

Under The Companies Act (Ontario) Remington Pharmacy Limited hereby gives notice that it will make application to His Honour the Lieutenant-Governor of Ontario for acceptance of the surrender of the Charter of the Company on and after the date to be fixed by the Lieutenant-Governor.

Dated this 17th day of April, A.D. 1952.

HERMAN®KAVANAUGH, Secretary.

(856)

17

#### SALCO CORPORATION LIMITED

By-Law No. 8

Whereas it is expedient to decrease the number of Directors of the Company from four to three.

NOW THEREFORE be it enacted as a by-law of the Company as follows:

- (1) That paragraph number 2 of By-law number 1, as amended by By-law number 7, be further amended by deleting therefrom the words "the affairs of the Company to be managed by a board of four directors" and substituting therefor "the affairs of the Company to be managed by a board of three directors".
- (2) That paragraph five of the said By-law number 1, as amended by By-law number 7, be further amended by deleting therefrom the words "All the directors shall form a quorum for the transaction of business unless all the directors consent to the holding of a meeting with less than the full board, in which event

a quorum shall be a majority of the board" and substituting therefor the words "Two directors shall form a quorum for the transaction of business".

Enacted and passed this 23rd day of November, 1951.

Witness the corporate seal of the Company.

C. R. LUTES,
President.
R. W. FRANKISH,
Secretary.

Certified to be a true copy of By-law Number 8 of Salco Corporation Limited, enacted and passed the 23rd day of November, 1951.

R. W. FRANKISH, Secretary.

(878)

17

#### HARBACAN DEVELOPMENT LIMITED

By-Law Number 75

Re By-law varying number of Directors and fixing quorum.

BE IT ENACTED and it is hereby enacted as a by-law of Harbacan Development Limited (herein called the "Company") as follows:

- 1. The number of directors of the Company be and the same is hereby increased from three to five so that the Board of directors of the company shall hereafter be composed of five directors.
- 2. Three directors shall constitute a quorum at any meeting of the board of Directors.
- 3. All prior by-laws, resolutions and proceedings of the company inconsistent herewith are hereby amended, modified and revised in order to give effect to this by-law.

Enacted this 19th day of February, 1952.

E. MASHIN,
President.
J. CANNING,
Secretary.

Certified to be a true copy of By-law No. 75 of Harbacan Development Limited which was duly enacted at a meeting of the board of directors of the Company duly held on the 19th day of February, 1952, and was subsequently confirmed by the unanimous vote of all the shareholders of the Company present or represented at a special general meeting of the shareholders held on the 19th day of February, 1952.

Dated this 21st day of April, 1952.

J. CANNING, Secretary.

(879)

17

#### TRESIDDER BROS., LIMITED

By-LAW 35

5. Number. The affairs of the Company shall be managed by a board of five Directors who may exercise all such powers and do all such acts and things as may be exercised or done by the Company

and are not by the By-laws of the Company or by statute expressly directed or required to be done by the Company at general meetings of the shareholders. The continuing Directors may continue to act, notwithstanding any vacancy in their number.

Certified a true copy of extract from the by-laws Tresidder Bros., Limited respecting Directors as enacted by the board of Directors and confirmed by the shareholders at a special general meeting thereof.

HAROLD PENMAN SMITH, Secretary.

(889)

17

### CENTRAL SLIPPER AND SHOE COMPANY LIMITED

By-law No. 6

A by-law altering the number of Directors.

WHEREAS the letters patent incorporating the Company named four persons as provisional directors;

AND WHEREAS it is deemed expedient to decrease the number of Directors.

THEREFORE Central Slipper and Shoe Company Limited, by the Directors thereof, enacts as follows:

 The number of Directors of the Company be and is hereby altered from four to three.

Adopted and passed by the Directors this 10th day of April, 1952.

M. MANDEL,
President.
A. MANDEL,
Secretary-Treasurer.

Sanctioned and confirmed by more than two-thirds of the votes cast at a special general meeting of the Company duly called for considering the same, held at Toronto the 10th day of April, 1952.

M. MANDEL, Chairman of Shareholders Meeting.

(890)

17

#### **Notice to Creditors**

All persons having claims against the Estate of William Edward Cooper, late of the City of Toronto, in the County of York, who died on or about the 29th day of January, 1950, are hereby notified at send particulars of same to the undersigned at Room 505, 112 Yonge Street, Toronto, Ontario, on or before the 26th day of May, 1952, after which date the Estate will be distributed with regard only to the claims of which the undersigned shall then have notice, and the undersigned shall not be liable to any person of whose claim she shall not then have notice.

Dated at Toronto, this 21st day of April, 1952.

ALICE COOPER, Administratrix. In the matter of Pete Saites, of the City of Fort William in the District of Thunder Bay, Province of Ontario, carrying on business under the firm name and style of LIBERTY LUNCH.

NOTICE IS HEREBY GIVEN that Pete Saites has made a Bulk Sale of his assets under the terms and provisions of The Bulk Sales Act and that the undersigned has been appointed Trustee of the proceeds of the said sale.

Creditors are required to file their claims, duly verified as required by the said Act, with the undersigned, on or before the 30th day of May, A.D. 1952, after which date distribution of the monies paid to the said Trustee will be made, having regard to those claims of which notice shall have been received.

Dated at Port Arthur, Ontario, this 22nd day of April, 1952.

O. R. TANNER, C.P.A., Trustee 404 Public Utilities Bldg., Port Arthur, Ontario.

(897)

17

All person having claims against the Estate of William Nelson Swan, late of the City of Toronto, in the County of York, who died on or about the 2nd day of December, 1950, are hereby notified to send particulars of same to the undersigned at Room 505, 112 Yonge Street, Toronto, Ontario, on or before the 26th day of May, 1952, after which date the Estate will be distributed with regard only to the claims of which the undersigned shall then have notice, and the undersigned shall not be liable to any person of whose claim she shall not then have notice.

Dated at Toronto, this 21st day of April, 1952.

EDNA HOLMES, Administratrix.

(882)

1.7

All persons having claims against the Estate of George Edward Laurence, late of the City of Toronto, in the County of York, who died on or about the 5th day of December, 1950, are hereby notified to send particulars of same to the undersigned at Room 505, 112 Yonge Street, Toronto, Ontario, on or before the 26th day of May, 1952, after which date the Estate will be distributed with regard only to the claims of which the undersigned shall then have notice, and the undersigned shall not be liable to any person of whose claim she shall not then have notice.

Dated at Toronto, this 21st day of April, 1952.

EVELYN MAE LAURENCE, Administratrix

(883)

17

### Dissolution of Partnership

TAKE NOTICE that the Limited Partnership known as LITMAN ELECTRIC CO., consisting of Al Litman, as General Partner, and Arthur Larlham,

Edward Stanley Cook and Robert Edgar Vick as Limited Partners, was on the 14th day of March, 1952, dissolved.

Dated at Toronto, this 20th day of March, 1952.

LITMAN ARTHUR LARLHAM, EDWARD STANLEY COOK and ROBERT EDGAR VICK, By their Solicitors SHERMAN & MIDANIK, 21 Dundas Square, Toronto.

(793)

15-16-17

#### **Change of Name Act**

An application will be made before His Honour Judge William F. Schwenger of the County of Wentworth on Thursday the 5th day of June, A.D. 1952, at 10 o'clock in the forenoon at his Chambers in the Court House in the City of Hamilton for an order to change the names of Wieslaw Mierzejewski and Joanne Mierzejewski of R.R. No. 3, Hamilton, Ontario, to George Marsh and Joanne Marsh.

Dated at Hamilton, this 22nd day of April, 1952.

OKULOSKI & OKULOSKI, 689 Barton St., E., Hamilton, Ontario.
Solicitors for the Applicant.

(891)

17

An application will be made before His Honour Judge William F. Schwenger of the County of Wentworth on Thursday the 5th day of June, A.D. 1952, at 10 o'clock in the forenoon at his Chambers in the Court House in the City of Hamilton for an order to change the name of Frank Paul John Skrzyniarz otherwise known as Frank Paul John Skoznik of 61 Beechwood Avenue, Hamilton, Ontario to Frank Paul John Baron.

Dated at Hamilton, this 22nd day of April, 1952.

OKULOSKI & OKULOSKI. 689 Barton Street East, Hamilton, Ontario. Solicitors for the Applicant.

(892)

NOTICE IS HEREBY GIVEN that an application will be made before his Honour Judge A. J. Gordon at the Court House, Windsor, Ontario, on Tuesday the 3rd day of June, 1952 at the hour of ten thirty o'clock in the forenoon by George Bychylo to change his name to George Yarmoluk.

Dated at Windsor this 15th day of April, 1952.

BERNARD COHN, 201 Park Building, Windsor, Ontario. Solicitor for the Applicant. TAKE NOTICE that Rosswell Gerald Stark, Controller, of the City of London in the County of Middlesex, will make application to the presiding Judge in Chambers at the Court House, Dundas and Ridout Streets in the City of London in the County of Middlesex, on Wednesday the 28th day of May, A.D. 1952, at 10.00 o'clock in the forenoon, D.S.T. for an order changing his name to Rosswell Gerald Scott and changing the name of his wife Dorothy Isabella Stark and his daughter Nancy Diane Stark, both of the same place, to Dorothy Isabella Scott and Nancy Diane Scott respectively.

Dated at London, this 17th day of April, A.D. 1952

CARROTHERS, EGENER, FOX & ROBARTS, 371 Richmond Street, London, Ontario. Solicitors for the Applicant.

(858)

17

#### Miscellaneous Notices

NOTICE IS HEREBY GIVEN that I, Kenneth Stewart Dawe of Toronto, in the Province of Ontario, a member of the Bar of Nova Scotia, intend to apply to the Benchers of the Law Society of Upper Canada in the month of June, 1952, to be called to the Bar and admitted to practise as a Solicitor in the Province of Ontario.

Dated at Toronto, the 17th day of March, 1952.

K. S. DAWE, 68 Balsam Ave., Toronto, Ontario.

(690)

13-14-15-16-17-18-19-20

#### NOTICE OF INTENTION

NOTICE IS HEREBY GIVEN that I, LAW-RENCE MELVILLE MACLEOD, of the City of London, in the Province of Ontario, a member of the Bar of Nova Scotia, intend to apply to the Benchers of the Law Society of Upper Canada in the month of June, 1952, to be called to the Bar and admitted to practise as a Solicitor in the Province of Ontario.

Dated at London, Ontario, the 7th day of April, A.D. 1952.

L. M. MACLEOD, 660 Richmond St., London, Ont. Applicant.

(797)

15-16-17-18-19-20-21-22

#### CANADIAN NATIONAL RAILWAYS

SEMI-ANNUAL SALE

of Unclaimed, Refused and Damaged Freight will be held at

FREIGHT SHED

Simcoe and Front Streets, Toronto,

Tuesday, May 27th, 1952, at 10.00 a.m.

Auctioneer—FRANK WADDINGTON.

(857)

17 (844)

16-17-18-19-20-21

#### NOTICE OF INTENTION

NOTICE IS HEREBY GIVEN that I, Kenneth Young Hinton of the city of Niagara Falls, in the Province of Ontario, a member of the Bar of the Province of New Brunswick, intend to apply to the Benchers of the Law Society of Upper Canada in the month of June, 1952, to be called to the Bar and admitted to practise as a Solicitor in the Province of Ontario.

Dated at Niagara Falls, the 8th day of April, A.D. 1952.

K. Y. HINTON, 520 Queen Street, Niagara Falls, Ontario.

(827)

16-17-18-19-20-21-22-23

TAKE NOTICE that His Honour J. C. Reynolds, Judge of the County Court of the County of Frontenac, has appointed Monday, the 19th day of May, 1952, at two o'clock in the afternoon, at his Chambers in the Court House, in the City of Kingston, as the time and place at which the presiding Judge will hear the application of the Corporation of the City of Kingston, in the County of Frontenac, to change certain street names in the City of Kingston as set forth on Schedule 'A" of "A By-law to Change Certain Street Names.

Dated at Kingston this 21st day of April, A.D. 1952.

HUGH F. GIBSON. 241 Bagot St., Kingston, Ont., Solicitor for the Applicant.

A copy of the aforementioned By-law may be seen at the office of the City Clerk-Comptroller, City Hall, Kingston, Ontario.

(898)17

#### Sheriff's Sale of Lands

UNDER AND BY VIRTUE of a Writ of Execution issued out of the Supreme Court of Ontario in which Mary Ellen Cooper is Plaintiff and Cecil J. Schluetter and Helen Schluetter are Defendants, to me directed against the goods and chattels and lands and tenements of the said Cecil J. Schluetter and Helen Schluetter, I have seized and taken in execution and will offer for sale by public auction at my office in the Court House, in the City of Kitchener, on Thursday, the 3rd day of July, 1952 at 3 o'clock in the afternoon, all the right, title, interest and equity of redemption of the said Cecil J. Schluetter and Helen Schluetter in and to:

All and singular that certain parcel or tract of lands and premises situate, lying and being in the Township of Waterloo, in the County of Waterloo and Province of Ontario, containing by one acre, and being composed of part of Lot Number 122 and 123 of the German Company Tract, in the upper Block in the Township aforesaid, and which is more particularly described as follows: Commencing at a point in the southerly limit of the Highway leading from Kitchener to Guelph as widened, distant twenty-seven hundred and fifty-five feet and thirty-four hundredths of a foot measured north-easterly along the same from its intersection with the easterly limit of a Public Road known as the Natchez Road; thence south twenty-five degrees, thirty minutes east three hundred and seventyfive feet to a post; thence north sixty-four degrees thirty minutes east, one hundred and sixteen feet and

sixteen one-hundredths of a foot; thence north twentyfive degrees, thirty minutes west, three hundred and seventy-five feet to said southerly limit of Highway; thence along the same south sixty-four degrees thirty minutes west, one hundred and sixteen feet and sixteen hundredths of a foot more or less to the place of beginning.

Dated at Kitchener, Ontario, this 21st day of April, A.D. 1952.

> G. H. GILLIES Sheriff, County of Waterloo.

(880)

UNDER AND BY VIRTUE of a writ of Execution and Capias issued out of the Court of General Sessions of the Peace, to me directed, against the goods and chattels and lands and tenements of Carlo Simone, I have seized and taken in execution all the right, title, interest and equity of redemption of Carlo Simone, the surety, in and to:

All and singular that certain parcel or tract of land premises situate lying and being in the Township of York, in the County of York and being composed of the southerly twenty-five feet (25') of even width throughout from front to reat of lot number nineteen (19) on the west side of Coleridge Avenue, according to a plan registered in the Registry Office for the County of York as number 1973.

On this property there is said to be erected a two storey, detached, concrete clock and frame dwelling, containing six rooms, and a two-car block garage.

All of which said right, title, interest and equity of redemption of the said Carlo Simone, in the said lands and tenements, I shall offer for sale by public auction in my office, Room 113, City Hall, Toronto, on Tuesday, August 12, A.D. 1952, at 2.15 p.m.

Dated at Toronto, this 22nd day of April, A.D. 1952.

J. D. CONOVER, Sheriff, County of York.

(893)

UNDER AND BY VIRTUE of an Execution against Lands issued out of the 8th Division Court of the County of York, to me directed, against the lands and tenements of E. Crangle, I have seized and taken in execution all the right, title, interest and equity of redemption of E. Crangle, the defendant in and to:

All and singular that certain parcel or tract of land and premises situate, lying and being in the City of Toronto, in the County of York and Province of Ontario and being composed of Lot 8, Block K according to a Plan registered as No. 329 in the Registry Office for the City of Toronto.

The property is located at 7 Concord Avenue in the City of Toronto on which is said to be erected a three storey detached solid brick house containing fourteen rooms plus breakfast room, hardwood floors on the first two storeys, hot water heating with oil burner and a two storey brick garage at the rear.

All of which said right, title, interest and equity of redemption of the said E. Crangle, in the said lands and tenements, I shall offer for sale by public auction in my office, Room 113, City Hall, Toronto, on Tuesday, July 29, A.D. 1952 at 2.15 p.m.

Dated at Toronto, this 17th day of April, A.D. 1952

J. D. CONOVER, Sheriff, County of York. J. D. CONOVER

(859)

UNDER AND BY VIRTUE of an Execution issued out of the 4th Division Court of the County of Simcoe, in a suit wherein Merchants Trading Company is the Plaintiff, and J. F. McKinson, or J. F. MacKinson otherwise known as John MacKinson, is the Defendant, and to me directed against the lands and tenements of the said Defendant, I have seized and taken in execution and will offer for sale by Public Auction, at my office at the Court House, in the Town of Barrie, on Monday the 28th, day of July, 1952, at 12 o'clock noon, all the right, title, interest and equity of redemption of the said, Defendant, in and to the following lands and tenements.

All and singular that certain parcel or tract of land, situate lying and being in the Township of Sunnidale, in the County of Simcoe, and being composed of Part of Lot Number Four, in the Sixteenth Concession of the said Township, which part may be more particularly described as follows; Commencing at the Intersection of the southerly limit of Fourth

Avenue as shown upon Registered Plan No. 679 with the westerly limit of the public highway described in Registered Instrument No. 11547; thence southerly and along the westerly limit of said public highway one hundred feet; thence north seventy-six degrees forty-two minutes west one hundred and seventy-eight feet and four one-hundreths of a foot; thence north Forty-eight degrees five minutes east one hundred and twenty-one feet and seventy-six one-hundreths of a foot to the said southerly limit of Fourth Avenue; thence easterly and along said southerly limit to the place of commencement, and being the lands in Registered Instrument No. 14616 for Sunnidale.

Dated at Barrie, this 21st, day of April, A.D. 1952.

E. C. DRURY, Sheriff County of Simcoe.

(894)

17

### Publications Under The Regulations Act

APRIL 26th 1952

#### THE LEASEHOLD REGULATIONS ACT, 1951

O. Reg. 171/52. Leasehold Regulations. Amending O. Regs. 98/52. Made—9th April, 1952. Filed—10th April, 1952, 3.25 p.m.

#### REGULATIONS MADE UNDER THE LEASEHOLD REGULATIONS ACT, 1951.

- 1. Subregulation 1 of regulation 33 of Ontario Regulations 98/52 is amended by striking out the words and figures "15th of June, 1951" and substituting therefor the words and figures "1st of April, 1952".
- 2. Item a of Form 1 of Ontario Regulations 89/52 is struck out and the following substituted therefor:
  - (a) I became owner of the self-contained dwelling before April 1st, 1952.
- 3. These regulations shall come into force on the 22nd of April, 1952.

(839)

#### THE FARM PRODUCTS MARKETING ACT

O. Reg. 172/52. 1952 Agreement for the Marketing of Sweet Corn for Processing. New. Made—20th March, 1952. Filed—10th April, 1952, 3.00 p.m.

### ORDER MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT

MARKETING OF SWEET-CORN

The Board approves the agreement appended hereto and declares that it is in force.

G. F. PERKIN Chairman

(Seal)

F. K. B. Stewart Secretary

Dated at Toronto, this 20th day of March, 1952.

AGREEMENT FOR MARKETING THE 1952 CROP OF SWEET-CORN FOR PROCESSING

Under The Ontario Vegetable Growers' Marketingfor-Processing Scheme

This Agreement made the 21st day of February, 1952.

#### BETWEEN:

W. D. MacDougall, D. O. Reynolds and W. I. Walker, appointed by the local board, members

of the Negotiating Committee called the Grower Members,

#### 1.71)

B. Hyslop, C. Metcalfe and B. Ormseth, appointed by the processors, members of the Negotiating Committee called the Processor Members.

Under *The Farm Products Marketing Act* and the Regulations, and subject to the limitations thereof, the Grower Members and the Processor Members agree as follows:

#### MINIMUM PRICE

1. That the minimum price to be paid every grower for all sweet-corn produced in Ontario during the year 1952, purchased and received for processing, shall be at the rate of Twenty-six Dollars (\$26.00) per ton, f.o.b. factory or f.o.b. factory receiving station.

#### TERMS OF PAYMENT

- 2. (1) Every processor shall pay on request by any grower the amount of the purchase price due and owing the grower for sweet-corn delivered by the grower to the processor two weeks after each date of delivery.
- (2) In all cases for payment provided by subsection (1) of this section the processor shall be entitled to deduct from the first payment or payments due by him to the grower thereunder all moneys owing to the processor by the grower to such date.
- (3) The final payment of any moneys due and owing to a grower for sweet-corn purchased by a processor from a grower shall be made on or before November 15th, 1952.

#### TERMS OF CONTRACT

- 3. The provisions of this Agreement shall apply to and form part of every contract entered into between a processor and a grower for the purchase of sweet-corn produced in Ontario for processing during the year 1952.
- 4. Sweet-corn produced for processing in Ontario shall be sold and purchased on an acreage basis by a written contract between the grower and a processor.
- 5. In every contract where the grower agrees to plant and deliver sweet-corn produced on a specified number of acres to a processor the processor shall accept at least 7,000 pounds of sweet-corn for each acre contracted for during 1952.
- 6. No form of contract or agreement entered into between a grower and a processor shall contain any provision requiring the grower:
- (a) to purchase sweet corn seed at a price exceeding thirty-five cents (35c) per pound which charge may be deducted from any moneys payable to the grower for sweet-corn produced and delivered to the processor and the amount of such deduction shall be shown on the grower's statement; or
- (b) to purchase corn ensilage, and where a grower desires to purchase corn ensilage, it shall be on the basis of a stated price per ton for such ensilage.

- 7. Any additional cost which may be incurred as a result of a change in the factory or receiving station to which sweet corn is to be delivered as ordered by a processor shall be borne by the processor.
- 8. The grower or processor shall be excused for non-fulfilment of contract caused by inability beyond the control of either party to obtain necessary supplies, fire, lack of transportation facilities, floods, strikes, earthquakes, wind, hail, Acts of God, invasion, order of civil or military authorities or any external act beyond the control of either party to the extent that the fulfilment of contract has been hindered or prevented by such cause or causes.
- 9. The processor agrees to accept delivery of contracted sweet-corn at the time sweet-corn is ready for processing and the processor agrees to weigh accurately the sweet-corn, keep a true and accurate record of the weights and furnish the grower with a duplicate original copy of all records of weights at the time delivery is made and the grower may enter the premises of the processor for the purpose of checking the weighing. The weight slips shall be signed by the processor or his duly authorized agent and one copy signed by the processor shall be retained by the grower for his permanent record.
- 10. Either party to this Agreement shall have the right to cancel or request modification of the acreage contracted on or before the 1st of May, 1952, by giving written notice by mail to the other party.
- 11. Spraying or dusting of sweet-corn for disease and pest control may be undertaken by the processor with the consent of the grower and the cost of such control measures shall be negotiated and agreed to in writing between the processor and the grower or his representative on or before the execution of a contract but the charge made shall not exceed the processor's cost.
- 12. If the grower's sweet corn crop is not harvested through the fault of the processor, then the processor shall notify the grower of his inability to receive and accept the sweet-corn and to allow tests as to yield and grade to be made immediately and the processor shall pay for the grower's unharvested sweet-corn at the prevailing rate per ton for sweet-corn, less any non-incurred cost of harvesting at prevailing rates. The yield and grade of unharvested sweet-corn to be estimated and agreed upon by the grower and the processor and a third qualified person, if necessary, appointed by the Farm Products Marketing Board.
- 13. Every processor shall forward to the local board a list of the growers who have signed contracts together with the acreage contracted for not later than May 31st, 1952.
- 14. Seed delivered by a processor shall have a tag attached to each bag showing the current germination test and such seed shall be paid for in accordance with the terms of this Agreement.
- 15. The grower shall deliver sweet-corn covered by this Agreement to the designated factory promptly after harvest. It is agreed that high quality sweet-corn can be processed only if sweet-corn is tender and contains no mixture of varieties. It is further agreed that, once deliveries are made in accordance with the order of the processor or his representative, the processor may not reject but must accept sweet-corn and pay the grower the price set out in this Agreement.
- 16. When a processor furnishes a grower with machinery or other services on request, the charges for the same shall be negotiated and agreed to in writing between the processor and the grower or his representative on or before the execution of a contract between processor and grower.

17. It shall be the processors' responsibility to state the time sweet-corn is ready to pick and to establish a system of scheduled deliveries and to accept and receive sweet-corn ordered and delivered to the factory in good condition for processing and the processor undertakes that the time for waiting for unloading will not exceed two hours provided deliveries are made on time and under normal conditions at the factory. If this is not complied with, the processor is to pay to the grower a reasonable allowance for trucking and labour costs beyond the two-hour limit. Notice for delivery of sweet-corn shall be issued sufficiently in advance of the time specified for delivery to give the grower reasonable time in which to make the required delivery.

Dated at Toronto, in the County of York, the 20th day of March, 1952.

Grower-Members

Processor-Members

WM. I. WALKER
W. D. MACDOUGALL
D. O. REYNOLDS

B. Ormseth Clayton S. Metcalfe W. B. Hyslop

(840)

17

#### THE FARM PRODUCTS MARKETING ACT

O. Reg. 173/52. 1952 Agreement for the Marketing of Green Peas for Processing. New. Made—20th March, 1952. Filed—10th April, 1952, 3.10 p.m.

### ORDER MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT

#### MARKETING OF GREEN PEAS

The Board approves the agreement appended hereto and declares that it is in force.

G. F. Perkin Chairman

(Seal)

F. K. B. Stewart Secretary

Dated at Toronto, this 20th day of March, 1952.

### AGREEMENT FOR MARKETING THE 1952 CROP OF GREEN PEAS FOR PROCESSING

Under The Ontario Vegetable Growers' Marketingfor-Processing Scheme

This Agreement made the 14th day of February, 1952,

#### BETWEEN:

C. Nicholson, D. O. Reynolds and W. I. Walker, appointed by the local board, members of the Negotiating Committee called the Grower-Members,

#### —AND—

D. Baxter, W. I. Drynan and V. Proctor, appointed by the processors, members of the Negotiating Committee called the Processor-Members.

Under The Farm Products Marketing Act and the Regulations, and subject to the limitations thereof, the Grower-Members and the Processor-Members agree as follows:

#### PURCHASE OF UNGRADED GREEN PEAS

1. The minimum price to be paid every grower for all green peas produced in Ontario during the year 1952, purchased and received for processing, shall be at the rate of \$98.50 per ton, f.o.b. factory or f.o.b. factory receiving station.

#### PURCHASE OF GRADED GREEN PEAS

2. The minimum prices to be paid every grower for all green peas produced in Ontario during the year 1952, purchased and received for processing, shall average not less than \$98.50 per ton f.o.b. factory or f.o.b. factory receiving station and processors purchasing green peas on a graded basis may do so on the same T-meter readings and price ranges as in 1951, subject to a \$3.25 per ton increase over the 1951 minimum price of \$92.00 per ton.

#### TERMS OF PAYMENT

- 3. (1) Every processor shall pay on request by any grower the amount of the purchase price due and owing the grower for green peas delivered by the grower to the processor two weeks after each date of delivery.
- (2) In all cases for payment provided by subsection 1 of this section the processor shall be entitled to deduct from the first payment or payments due by him to the grower thereunder all moneys owing to the processor by the grower to such date.
- (3) The final payment of any moneys due and owing to a grower for green peas purchased by a processor from a grower shall be made on or before October 15th, 1952.

#### TERMS OF CONTRACT

- 4. The provisions of this Agreement shall apply to and form part of every contract entered into between a processor and a grower for the purchase of green peas produced in Ontario for processing during the year 1952.
- 5. Green peas produced in Ontario by any grower for processing in Ontario shall be sold and purchased on an acreage basis by a written contract between the grower and a processor.
- 6. (1) No form of contract entered into between a grower and a processor shall contain any provision requiring the grower to purchase pea seed except
  - (a) pea seed that has been treated effectively with a fungicide for seed borne diseases, or
  - (b) at a price not exceeding \$7.00 per 56-lb. bushel.
- (2) The price of pea seed may be deducted by the processor from any moneys payable to the grower for green peas produced and delivered to the processor but when deduction is made the amount shall be shown on the grower's statement.
- (3) Where the gross return to the grower on all plantings of green peas harvested for processing averages less than \$56.00 per acre, the processor shall adjust the charge for pea seed to one-half the gross returns for the crop per acre.
- (4) Processors who supply pea seed and require more than 4 bushels per acre to be sown shall assume the cost of the amount greater than the 4 bushels and shall not charge it to the grower's account.

- (5) When the grower suffers a crop failure, the processor shall make no charge for pea seed supplied to the grower.
- (6) A crop failure is deemed to exist when the cost of harvesting and delivery of green peas exceeds the gross value of the crop.
- 7. If the grower's green pea crop is not harvested through the fault of the processor, then the processor shall notify the grower of his inability to receive and accept the green peas and to allow tests as to yield and grade to be made immediately and the processor shall pay for the grower's unharvested green peas at the prevailing rate per ton for green peas, less any non-incurred cost of harvesting at prevailing rates, the yield and grade of unharvested green peas to be estimated and agreed upon by the grower and the processor and, if necessary, a third qualified person appointed by the Farm Products Marketing Board.
- 8. In every contract or form of agreement where the grower agrees to plant and deliver a specified number of acres of green peas to a processor, it shall be provided that the processor, when necessary, may limit deliveries of shelled peas to 3,500 pounds for each agree of green peas contracted for.
- 9. (1) No form of contract or agreement entered into between a grower and a processor shall contain any provision for blanket tare deductions or other dockage provisions for thistle heads and all other forms of waste.
- (2) Every grower shall be responsible for the removal of thistle heads before harvesting.
- (3) In the event any land planted to green peas under a contract between a grower and a processor shall be found to be infested, in all or in part, and the grower neglects to remove properly such thistles before harvesting, the processor shall have the right to reject any or all such green peas grown upon such land without relieving the grower of his obligation to deliver the balance of the green peas.
- (4) Such rejections shall be made in the fields in question and, once deliveries of green peas are made in accordance with the instructions of the processor from such lands, no rejections shall be made.
- 10. Green pea pest control measures may be undertaken by any processor with the consent of the growers concerned and the cost of such control measures shall be negotiated and agreed to between the processor and the growers provided that the charge made by any processor for such pest control measures shall not exceed the processor's cost for same.
- 11. No form of contract entered into between a grower and a processor shall contain any provision whereby any processor shall provide any service or equipment during 1952, excepting green pea pest control measures, at a rate in excess of the rate charged for the same service during 1951.
- 12. A grower or processor shall have the right to cancel or request modification of the acreage contracted on or before the 1st day of April in any year in any contract for green peas entered into between a grower and a processor prior to that date by either party giving notice in writing by mail to the other party.
- 13. (1) The processor or his representative shall determine the time of planting and it shall be the processor's responsibility to determine the time peas are ready to cut and notify the grower accordingly.
- (2) Notice for the cutting and delivering of pea vines shall be issued sufficiently in advance of the time specified for delivery to give the grower reasonable time, weather conditions considered, in which to make the required delivery.

- 14. (1) The processor agrees to establish a system of scheduled deliveries and to accept and receive peas ordered vined and delivered to the factory in good condition for processing and the processor undertakes that the time for waiting for unloading shall not exceed two hours provided the deliveries of all growers are made on schedule and under normal conditions at the factory or vining station.
- (2) If the preceding provision is not complied with, the processor is to pay the grower a reasonable allowance for trucking and labour costs beyond the two-hour limit.
- 15. The grower or processor shall be excused for non-fulfilment of contract caused by inability beyond the control of either party to obtain necessary supplies, fire, lack of transportation facilities, floods, strikes, earthquakes, wind, hail, Acts of God, invasion, order of civil or military authorities or any external act beyond the control of either party to the extent that the fulfilment of contract has been hindered or prevented by such cause or causes.
- 16. Each processor shall forward to the local board a list of the growers who have entered into contracts with him, together with the acreage contracted for, not later than May 31st, 1952.

#### CONDITIONS OF SALE

- 17. Seed delivered by a processor shall have a tag attached to each bag showing the current germination test and such seed shall be paid for in accordance with the terms of this Agreement.
- 18. (1) The processor agrees to accept delivery of all contracted peas subject to the quantity limitation of Section 8 of this Agreement at the time peas are ready for processing and the processor will accurately weigh shelled peas as they are received from the viner, keep a true and accurate record of weights and grades and furnish the grower with a duplicate, original copy of all weights and grades upon delivery by the grower and the grower may enter the premises of the processor for the purpose of checking the grading and weighing.
- (2) The weight slips shall be signed by the processor or his duly authorized agent and one signed copy shall be retained by the grower for his permanent record.
- 19. Weight tickets are to be retained by the growers for their permanent record but in the event of checking names or weights for any loads in dispute being deemed advisable growers shall produce weight tickets for inspection and verification if deemed advisable for auditing purposes.
- 20. Tare on empty pea boxes shall be the actual weight of the boxes as determined by the processor weighing up representative samples periodically throughout the harvesting season.
- 21. When pea ensilage is offered for sale by any processor, the growers contracting to grow green peas for the processor shall have first option to purchase such pea ensilage with a time limit specified by the processor.
- 22. (1) When green peas are purchased on a graded basis the green peas shall be graded by a Tenderometer or Texturemeter machine.
- (2) The Tenderometer or Texturemeter reading shall apply to each load from which the sample was taken for grading.
- (3) Samples for grading shall be taken in one of two ways as follows:
  - (i) When green peas are graded at the processor's vining station:

From the full run of the apron. Such samples shall be obtained by the use of a long sampling tray.

(ii) When green peas are graded at the processor's factory:

By taking an equal quantity of peas midway down in each box delivered to the processor.

- (4) Each sample shall weigh at least five pounds and be thoroughly mixed and cleaned before being graded.
- (5) If any grower or his representative so request, two additional gradings shall be made before the processor commences to process and the average of the three tests shall determine the grade of the green peas delivered.
- 23. The processor shall maintain the Tenderometer or Texturemeter machine in good working order and shall permit any pea grader appointed by the Ontario Department of Agriculture to inspect and test the machines, and the grower or his representative may inspect the grading of his peas by the processor at any time.
- 24. Any additional cost which may be incurred as a result of a change in the factory or vining station to which the pea vines are to be delivered as ordered by the processor shall be borne by the processor.
- 25. In the event of a dispute between the processor and the growers as to the quality of peas purchased on the ungraded basis, the matter in dispute shall be referred to an Inspector appointed under *The Farm Products Grades and Sales Act* immediately, who will test the peas with a tested Texturemeter and if found to grade less than 150 lbs. the processor shall accept and pay the grower the agreed price per ton for ungraded peas.
- 26. A duly appointed representative of the Ontario Vegetable Growers' Marketing Board shall have the authority to represent the grower in all matters concerning this agreement in accordance with the provisions of the Ontario Vegetable Growers' Marketing-for-Processing Scheme.

Dated at Toronto, in the County of York, the 20th day of March, 1952.

Grower-Members

Wm. I. Walker D. O. Reynolds Carl E. Nicholson Processor-Members

W. I. Drynan V. Proctor J. Donald Baxter

(841)

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#### THE INDUSTRIAL STANDARDS ACT

O. Reg. 174/52. Electrical Repair-and-Construction Industry in the Niagara Falls Zone. New. Made—9th April, 1952. Filed—15th April, 1952, 11.25 a.m.

### REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

1. The schedule appended hereto shall be in force during pleasure within the zone and be binding upon the employers and employees in the industry referred to in the schedule.

2. These regulations shall come into force on the tenth day after the publication thereof in The Ontario Gazette under The Regulations Act.

#### SCHEDULE FOR THE ELECTRICAL REPAIR-AND-CONSTRUCTION INDUSTRY IN THE NIAGARA FALLS ZONE

#### INTERPRETATION

- 1. In this schedule "holiday" means
  - (a) Sunday,
  - (b) New Year's Day,
  - (c) Good Friday,
  - (d) Dominion Day,
  - (e) Niagara Falls Civic Holiday,
  - (f) Labour Day,
  - (g) Thanksgiving Day, and
  - (h) Christmas Day.

#### HOURS OF WORK

- 2.(1) The regular working periods for the industry shall be
  - (a) a regular working-week consisting of not more than 44 hours of work to be performed during the regular working-days, and
  - (b) a regular working-day consisting of not more than
    - (i) 8 hours of work to be performed on Monday, Tuesday, Wednesday, Thursday and Friday between 8 a.m. and 5 p.m., and
    - (ii) 4 hours of work to be performed on Saturday between 8 a.m. and midday.
- (2) Where the work cannot reasonably be performed during the hours prescribed in clause b of subsection 1, it may be performed during any other hours if an employee does not work more than 8 hours; and this work shall be night work.

#### SHIFT WORK

- 3.(1) Where the work is performed in two or more shifts, and if an employee works not more than 8 hours in any 24-hour period, the employee shall be deemed to be employed during a regular working-day.
- (2) In all cases governed by subsection 1 no overtime work shall be performed.
- (3) Where two or more shifts are worked on the same job, only one shift shall be a day-shift.

#### MINIMUM RATES OF WAGES

- 4. The minimum rate of wages shall be
- (a) \$1.75 an hour for work performed during the regular working periods other than
  - (i) on night-shifts, or
  - (ii) for night work, and
- (b) \$1.92½ an hour
  - (i) for work performed during a night-shift, and
  - (ii) for night work.

#### OVERTIME WORK

- 5. Work performed in the industry
- (a) at any time other than during the working periods prescribed in sections 2 and 3, and
- (b) on a holiday

shall be overtime work.

- 6.(1) No overtime work shall be performed in the industry without a permit from the advisory committee.
- (2) The advisory committee is authorized to issue the permits subject to the terms and conditions of this schedule.

#### RATES OF WAGES FOR OVERTIME WORK

- 7. The rate of wages for overtime work shall be
- (a)  $$2.62\frac{1}{2}$  an hour for overtime work performed
  - (i) during the 7-hour period immediately following the regular working-day on Monday, Tuesday, Wednesday, Thursday and Friday, and
  - (ii) between midday and midnight on Saturday, and
- (b) \$3.50 an hour for all other overtime work.

#### ADVISORY COMMITTEE

8. The advisory committee is authorized to fix a minimum rate of wages lower than the rate fixed by this schedule for an individual who is handicapped.

(845)

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#### THE FARM PRODUCTS MARKETING ACT

O. Reg. 175/52. Marketing of Asparagus. New and Revoking O. Regs. 132/52. Filed—16th April, 1952, 4.30 p.m.

### REGULATIONS MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT

#### MARKETING OF ASPARAGUS

- 1. In these regulations
- (a) "asparagus" means asparagus produced in Ontario which is subsequently used for processing; and
- (b) ''local board'' means ''The Ontario Asparagus Growers' Marketing Board''.
- 2. The Board delegates to the local board the power and authority to prohibit the marketing of any grade or size of asparagus.
  - 3. Ontario Regulations 132/52 are revoked.

THE FARM PRODUCTS MARKETING BOARD

G. F. PERKIN

Chairman

F. K. B. Stewart Secretary

(850)

(Seal)

1.7

#### THE SANATORIA FOR CONSUMPTIVES ACT

O. Reg. 176/52.
Maintenance Grants.
Amending Regulations 354 of
Consolidated Regulations 1950.
Made—9th April, 1952.
Filed—17th April, 1952, 9.00 a.m.

## REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE SANATORIA FOR CONSUMPTIVES ACT

1. Subregulation 2 of regulation 48 of Regulations 354 of Consolidated Regulations of Ontario 1950 is amended by striking out the figure "3" in the first line and substituting therefor the figure "4".

(851)

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Appointments		Dissolution of Partnership	
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## **Government Publications**

As listed below, may be obtained from the Office of the Queen's Printer,
Parliament Buildings, Toronto

#### EMPIRE 3-1211—Local 732

Remittance to be made payable to the Provincial Treasurer of Ontario and sent with your order to the office of the Queen's Printer.

REVISED STATUTES OF ONTARIO, 1950
5 Bound Volumes — — \$25.00 per set

THE CONSOLIDATED REGULATIONS OF ONTARIO, 1950

3 Bound Volumes — — \$20.00 per set

SESSIONAL STATUTES OF ONTARIO, 1951	\$2.00
Assessment Act. \$ .75  Bills of Sale and Chattel Mortgage Act .25  Bulk Sales Act .25  Companies Act .75  Conditional Sales Act .25  Corporations Tax Act .25  Corporations Tax Act .50  Department of Municipal Affairs Act .50  Deserted Wives and Children's Maintenance Act .25  Ditches and Watercourses Act .25  Division Courts Act, Rules and Forms .1.00  Evidence Act .15  Hospital Tax Act and Regulations .25  Insurance Act .10  Land Surveyors Act .25  Land Titles Act .25  Land Transfer Tax Act .25  Line Fences Act .25  Loan and Trust Corporations Act .125  Local Improvement Act .50	Logging Tax Act.       25         Marine Insurance Act       25         Marriage Act       10         Mechanics Lien Act       25         Municipal Act       2.00         Municipal Drainage Act       200         Municipal Drainage Act       25         Municipal Drainage Act       25         Provincial Aid to Drainage Act       25         Notaries Act       25         Partnership Act and Partnership Registration Act       25         Planning Act       25         Public Accountancy Act       25         Public Health Act       50         Public Utilities Act       25         Registry Act       50         Sale of Goods Act       25         Securities Act and Regulations       50         Security Transfer Tax Act and Regulations       25         Statute Labour Act       25         Succession Duty Act and Regulations       1,00         Surveys Act       25         Title Drainage Act       25         Trustees Act       25

#### MISCELLANEOUS PUBLICATIONS

Annual Report of Municipal Statistics, 1950 5.00	Report of the Ontario Royal Commission on Milk,
Forest Trees of Ontario	1947
Land Titles Rules, Forms and Tariff of Fees 1.00	Summary of the Findings, Recommendations,
Leasehold Regulations 98/52	and Suggestions of the Report on Milk
Manual of Assessment Values 4.00	Report of the Select Committee on Conservation,
Municipal Directory, 1952 1.00	1950
Public Accounts of the Province of Ontario	Rules of Practice and Procedure of the Supreme
Regulations Under The Division Courts Act 1.00	Court of Ontario, 1951
Report of the Ontario Royal Commission on	
Forestry, 1947 1.00	Surrogate Court Rules, Forms and Tariff of Fees



## Notice to Sheriffs and Treasurers

Re Advertising Sale of Lands for Taxes in "The Ontario Gazette", Year 1952

Section 152 of The Assessment Act provides:

152. The day of the sale shall be more than ninety-one days after the first publication of the list in The Ontario Gazette.

During year 1952 the dates for publication of tax sale advertisements in The Ontario Gazette are as follows:

January 5th,	Issue	No.	1-	-Earliest	Date	Sale	can	be held	d—April, 5th,	1952
February 2nd,	66	66	5	66	66	66	66	66	—May 3rd,	66
March 1st,	66	66	9	44	66	66	66	66	—June 2nd,	66
April 5th,	66	66	14	"	44	66	66	"	—July 5th,	44
May 3rd,	66	66	18	46	66	66	66		—August 2nd,	44
June 7th,	46	66	23	44	66	66	66		-September 6th,	66
July 5th,	66	66	27	66	66	66	44	66	—October 4th,	66
August 2nd,	66	44	31	46	66	66	66	66	—November 1st,	66
September 6th,	44	66	36	44	66	66	-66	66	—December 6th,	64
October 4th,	66	66	40	66	66	66	66	66	—January 3rd,	1953
November 1st,	66	66	44	66	66	44	66	66	-February 2nd,	66
December 6th,	66	66	49	44	66	66	ш		-March 7th,	"

Advertisements of tax sales must be received by the Queen's Printer at least TWO WEEKS PRIOR TO THE DATE OF PUBLICATION IN THE ONTARIO GAZETTE.

#### ADVERTISING RATES FOR TAX SALES

- 2.—(1) The rates payable for publication of matters in The Ontario Gazette shall be,—
- (a) for a double-column insertion of,-
  - (i) a notice of the sale of land for arrears of taxes, \$5; and
  - (ii) a list of lands liable to be sold for arrears of taxes, 25 cents a line or fraction thereof:

#### **EXAMPLE**

For each insertion—The minimum fee due with copy is \$5.00 for each Warrant and 25 cents for each line or part lines after the Warrant.

Cheques should be made payable to THE PROVINCIAL TREASURER OF ONTARIO and forwarded to THE ONTARIO GAZETTE.

No exchange required on cheques.

Advertisements should be typewritten or printed legibly, separate from covering letter, number of insertions required must be stated and all signatures should be typed.

All correspondence should be addressed in full "THE ONTARIO GAZETTE", Queen's Printer Office, Parliament Buildings, Toronto, Ontario.

## Rates of Advertising in The Ontario Gazette

(Rates are chargeable re agate line measurement-14 lines to the inch)

#### THE OFFICIAL NOTICES PUBLICATIONS ACT

## REGULATIONS MADE UNDER THE OFFICIAL NOTICES PUBLICATIONS ACT

- 1. In these regulations "line" means agate line.
- 2.—(1) The rates payable for publication of matters in The Ontario Gazette shall be,—
  - (a) for a double-column insertion of,
    - (i) a notice of the sale of land for arrears of taxes, \$5; and
    - (ii) a list of lands liable to be sold for arrears of taxes, 25 cents a line or fraction thereof; and
  - (b) for a single- column insertion of all other matters,
    - (i) on the first insertion, 20 cents a line or fraction thereof; and
    - (ii) on each additional insertion, 10 cents a line or fraction thereof.
  - (2) The rates in subregulation 1 shall be paid as follows:
  - (a) upon submitting the copy of a matter for publication, \$5 for the first insertion and \$2.50 for each additional insertion requested; and
  - (b) except for the rates payable under subclause i of clause a of subregulation 1 of the balance, after crediting the amount paid under clause a, upon receipt of an account from the Queen's Printer.
- (3) Where the amount paid under clause a of subregulation 2 exceeds the rates payable, the person making that payment shall be entitled to a refund of the amount by which the amount paid exceeds the rates payable.
  - 3.—(1) The rates payable for THE ONTARIO GAZETTE shall be,
  - (a) by subscribers for a subscription of 52 weekly issues, \$6; and
  - (b) by others for a single copy, 15 cents.
  - (2) The rates in subregulation 1 shall be payable in advance.

THE ONTARIO GAZETTE is published each Saturday and advertisements must be received before Thursday noon to ensure publication in the next issue.

Advertisements should be typewritten or written legibly, separate from covering letter. Number of insertions required must be stated and the names of all signing officers typewritten or printed.

A copy of The Ontario Gazette will be sent free to each advertiser, approximately four days after publication date, for each week that his advertisement appears.

The 12 Month Tax Sale Issues may be subscribed to for \$1.80 per annum.

All remittances should be made payable to The Provincial Treasurer of Ontario and forwarded to The ONTARIO GAZETTE.

All correspondence should be addressed:

THE ONTARIO GAZETTE, Queen's Printer Office, Parliament Buildings, Toronto, Ontario.



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#### PUBLISHED BY AUTHORITY

VOL. LXXXV

TORONTO, SATURDAY, MAY 3rd, 1952

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### Closing of the House

#### PROVINCE OF ONTARIO

PROROGATION OF THE LEGISLATIVE ASSEMBLY

TORONTO, April 10th, 1952.

The First Session of the twenty-fourth Parliament of the Legislative Assembly of Ontario was prorogued at 3.28 p.m., Thursday, April 10th, 1952. The Honourable the Lieutenant-Governor of the Province entered the Legislative Chamber and took his seat on the Throne.

Mr. Speaker addressed His Honour as follows:

"May it please Your Honour:

The Legislative Assembly of the Province has at its present Sittings thereof passed several Bills to which, in the name and on behalf of the said Legislative Assemly, I respectfully request Your Honour's Assent."

The Clerk Assistant then read the titles of the Bills that had passed severally as follows:

"The following are the Titles of the Bills to which Your Honour's Assent is prayed:

Bill No. 3, An Act respecting the City of Stratford.

Bill No. 4, An Act respecting Sarnia Young Men's and Young Women's Christian Association.

Bill No. 5, An Act respecting the City of Sault Ste. Marie.

Bill No. 6, An Act respecting the Town of Timmins Separate School Board.

Bill No. 7, An Act respecting the City of Fort William.

Bill No. 8, An Act respecting J. L. Thompson Supply Limited.

Bill No. 11, An Act respecting the Synagogue and Jewish Community Centre of Ottawa.

Bill No. 12, An Act respecting the City of London.

Bill No. 13, An Act to incorporate the Trustees of Massey Hall.

Bill No. 17, An Act respecting the Municipality of Neebing.

Bill No. 18, An Act respecting the Ottawa Association for the Advancement of Learning.

Bill No. 20, An Act respecting the City of Oshawa.

Bill No. 21, An Act respecting the Town of Orillia.

Bill No. 22, An Act respecting the Young Men's Christian Association of Belleville.

Bill No. 23, An Act respecting the Township of Pelee.

Bill No. 24, An Act respecting The Grand Lodge of Ontario of the Independent Order of Oddfellows.

Bill No. 25, An Act respecting the City of Ottawa.

Bill No. 26, An Act respecting the Township of Toronto.

Bill No. 27, An Act respecting the Town of Barrie.

Bill No. 29, An Act respecting the City of Toronto.

Bill No. 30, An Act respecting the Town of Fort Erie.

Bill No. 32, An Act respecting the City of Kingston.

Bill No. 33, An Act respecting The Township of McKim.

Bill No. 35, An Act to suspend The Income Tax Act (Ontario) in respect of Income of the Calendar Year 1951.

 $\operatorname{Bill}$  No. 36, An Act to amend The Provincial Loans Act.

Bill No. 37, An Act to amend The Summary Convictions Act.

Bill No. 38, An Act to amend The Administration of Justice Expenses Act.

Bill No. 39, An Act to amend The Custody of Documents Act.

PRINTED AND PUBLISHED BY BAPTIST JOHNSTON, PRINTER TO THE QUEEN'S MOST EXCELLENT MAJESTY

TORONTO, CANADA

 $\operatorname{Bill}$  No. 40, An Act to amend The Division Courts Act.

Bill No. 41, An Act to amend The Evidence Act.

Bill No. 42, The Justices of The Peace Act, 1952.

Bill No. 43, An Act to amend The Juvenile and Family Courts Act.

Bill No. 44, The Magistrates Act, 1952.

Bill No. 45, An Act to amend The Registry Act.

Bill No. 46, An Act to amend The Surrogate Courts Act.

 $\operatorname{Bill}$  No. 47, An Act to amend The Vocational Education Act.

Bill No. 48, An Act to amend The Parole Act.

Bill No. 49, An Act to amend The Interpretation Act.

Bill No. 50, An Act to amend The Land Titles Act.

Bill No. 51, An Act to repeal The Execution of Trusts Act, 1939.

Bill No. 52, An Act to amend The Dependants' Relief Act.

 $\operatorname{Bill}$  No. 53, An Act to amend The Plant Diseases Act.

Bill No. 54, The Warble Fly Control Act, 1952.

Bill No. 55, An Act to amend The Agricultural College Act.

Bill No. 56, The Crown Timber Act, 1952.

Bill No. 57, An Act to amend The County Courts Act.

 $\operatorname{Bill}$  No. 58, An Act to amend The General Sessions Act.

Bill No. 59, An Act to amend The Sheriffs Act.

Bill No. 60, An Act to amend The Judicature Act.

Bill No. 61, An Act to amend The Jurors Act.

Bill No. 62, An Act to amend The Securities Act.

Bill No. 63, The Mothers' Allowances Act, 1952.

Bill No. 64, An Act to amend The Homes for the Aged Act.

Bill No. 65, An Act to amend The Old Age Assistance Act, 1951.

Bill No. 66, An Act to amend The Auxiliary Classes

Bill No. 68, An Act to approve an Agreement between Canada and Ontario respecting the Generation of Electrical Power in the International Rapids Section of the St. Lawrence River.

Bill No. 69, An Act respecting the Development of Power in the International Rapids Section of the St. Lawrence River.

Bill No. 70, An Act to amend The Power Commission Act.

Bill No. 71, An Act to repeal The Suburban Area Development Act.

 $\operatorname{Bill}$  No. 72, An Act to amend The Public Service  $\operatorname{\mathbf{Act}}.$ 

Bill No. 74, An Act to amend The Trustee Act.

Bill No. 75, An Act to amend The Drugless Practitioners Act.

Bill No. 76, An Act to amend The Public Libraries Act.

Bill No. 77, An Act to amend The Forest Fires Prevention Act.

Bill No. 78, An Act to amend The Provincial Parks Act.

Bill No. 79, An Act to amend The Pharmacy Act.

Bill No. 80, An Act to amend The Workmen's Compensation Act.

Bill No. 81, An Act to amend The Insurance Act.

Bill No. 82, An Act to amend The Real Estate and Business Brokers Act.

Bill No. 83, An Act to amend The Natural Gas Conservation Act.

Bill No. 84, An Act to amend The Mining Act.

Bill No. 85, An Act to amend The Department of Municipal Affairs Act.

Bill No. 86, An Act to amend The Ontario Municipal Board Act.

Bill No. 88, An Act to amend The Conservation Authorities Act.

Bill No. 89, An Act to amend The Loan and Trust Corporations Act.

Bill No. 90, An Act to amend The Tourist Establishments Act.

Bill No. 91, An Act to amend The Mechanics Lien Act.

Bill No. 92, An Act to amend The Municipal Act.

Bill No. 93, An Act to amend The Dower Act.

Bill No. 94, An Act to amend The Housing Development Act.

Bill No. 95, An Act to amend The Planning Act.

Bill No. 96, An Act to provide Financial Assistance in the Building of Houses in Rural Villages and Hamlets and in other Rural Areas.

Bill No. 97, An Act to incorporate The Ontario Junior Farmer Establishment Loan Corporation for the purpose of assisting Young Farmers.

Bill No. 98, An Act to amend The Legislative Assembly Act.

Bill No. 99, An Act respecting the Health of Live Stock.

Bill No. 100, An Act to amend The Milk Control Act.

Bill No. 101, An Act to amend The Sanatoria for Consumptives Act.

Bill No. 102, An Act to amend The Public Health Act.

Bill No. 103, An Act to amend The Assessment Act.

Bill No. 104, An Act to Assist Municipalities by Providing for Payments by Ontario to Municipalities in Lieu of Taxes.

Bill No. 105, Ån Act to amend The Rural Telephone Systems Act, 1951.

Bill No. 106, An Act to amend The Power Commission Act, No. 2.

Bill No. 107, An Act to amend The Medical Act.

Bill No. 108, An Act to amend The Succession Duty Act.

Bill No. 109, An Act to amend The Devolution of Estates Act.

Bill No. 110, An Act to amend The Security Transfer Tax Act.

Bill No. 111, An Act to amend The Law Stamps

Bill No. 112, An Act to amend The Corporations

Bill No. 113, An Act to amend The Blind Persons' Allowances Act, 1951.

Bill No. 114, An Act respecting Allowances for Disabled Persons.

Bill No. 115, An Act to amend The Mental Hospitals Act.

Bill No. 116, An Act to amend The Public Hospitals

Bill No. 117, An Act to amend The Boards of Education Act.

Bill No. 118, An Act to amend The High Schools

Bill No. 119, An Act to amend The Milk and Cream Act.

Bill No. 120, An Act to amend The Dairy Products

Bill No. 121, An Act to amend The Provincial Land Tax Act.

Bill No. 122, An Act to amend The Public Lands

Bill No. 123, An Act to amend The Game and Fisheries Act.

Bill No. 124, An Act to amend The Mining Tax Act.

Bill No. 125, An Act to amend The Change of Name Act.

Bill No. 126, An Act to provide for Adjustment of Provincial Grants or Subsidies after Municipal Annexations.

Bill No. 127, An Act respecting Proceedings against the Crown.

Bill No. 128, An Act to amend The Public Trustee Act.

Bill No. 129, An Act to amend The Public Commercial Vehicles Act.

Bill No. 130, An Act to amend The Mortgages Act.

Bill No. 131, An Act to amend The Partition Act.

Bill No. 132, An Act to amend The Conveyancing and Law of Property Act.

Bill No. 133, An Act to amend The Vendors and Purchasers Act.

Bill No. 134, An Act to authorize the Raising of Money on the Credit of The Consolidated Revenue Fund.

Bill No. 135, An Act to amend The Companies Act.

Bill No. 136, An Act to amend The Territorial Division Act.

Bill No. 137, An Act to amend The Professional Engineers Act.

Bill No. 138, An Act to amend The Voters' Lists Act, 1951.

Bill No. 139, An Act to amend The Sandwich, Windsor and Amherstburg Railway Act, 1939.

Bill No. 140, An Act respecting Edible Oil Products.

Bill No. 141, An Act to amend The Trees Act.

Bill No. 142, The Forestry Act, 1952.

Bill No. 143, An Act to amend The Children of Unmarried Parents Act.

Bill No. 144, An Act to amend The Children's  $\ensuremath{\text{Protection}}$  Act.

Bill No. 145, An Act to authorize Provincial Grants to Assist in the Erection of Housing Units for Elderly Persons.

Bill No. 146, An Act to provide for the Establishment of The Ontario Cancer Institute.

Bill No. 147, An Act to amend The Department of Education Act.

Bill No. 148, An Act to amend The Municipal Drainage Act.

Bill No. 149, An Act to amend The Factory, Shop and Office Building Act.

Bill No. 150, An Act respecting the Diversion of the Seine River."

To these Acts the Royal Assent was announced by the Clerk of the Legislative Assembly in the following words:—

"In Her Majesty's name, the Honourable the Lieutenant-Governor of the Province doth assent to these Bills."

Mr. Speaker then said:

"May it please Your Honour:

We, Her Majesty's most dutiful and faithful subjects, the Legislative Assembly of the Province of Ontario, in Session assembled, approach Your Honour with sentiments of unfeigned devotion and loyalty to Her Majesty's person and Government, and humbly beg to present for Your Honour's acceptance a Bill intituled, 'An Act for granting to Her Majesty certain sums of money for the Public Service for the fiscal year ending the 31st day of March, 1952, and for the Public Service for the fiscal year ending the 31st day of March, 1953.'"

To this Act the Royal Assent was announced by the Clerk of the Legislative Assembly in the following words:

"The Honourable the Lieutenant-Governor of the Province doth Thank Her Majesty's dutiful and loyal Subjects, accept their benevolence and assent to this Bill in Her Majesty's name."

The Honourable the Lieutenant-Governor was then pleased to deliver the following gracious speech:

"Mr. Speaker and Members of the Legislative Assembly:

It is now my duty to prorogue the first session of the Twenty-fourth Legislature of the Province of Ontario. Before so declaring I express my thanks to you in the name of Her Majesty for your attention to the business of the people of the Province. Also, before proroguing this Assembly, I wish to comment upon some particular matters to which you have applied your diligent endeavour.

Many Public Bills have been given your approval and have become law. All of these measures will bring benefit to the people of the Province. The Government has had constantly before it the duty which it owes as their servants to keep the Province in the forefront of development and expansion. Some measures have come about by reason necessarily of the gravely disturbed world conditions and the need for preserving the security of free peoples. Others, of great consequence, have resulted from the need to preserve the sound principles of our economy and with that to maintain and improve the living conditions of our people and especially to increase the assistance and encouragement provided for those who, through no fault of their own, are unable to provide fully for themselves.

I wish to mention particularly a few of these measures. Legislation has been approved under which the serious problems of adequate housing may be attacked upon serveral fronts. The way has been cleared for the construction of multi-family dwellings in the process of redeveloping deteriorated areas in our urban centres. Improved arrangements for the construction of rental homes jointly by Municipalities, the Province and the Federal Government have been provided, under which urban centres are enabled to make available to certain of their citizens good and satisfactory homes at a cost they are more readily able to bear. Provision has also been made which will allow and stimulate the construction and acquisition of homes in the hamlets and rural areas of the Province. This provision will bring great benefit to many of our people who are engaged in agriculture, the importance of which to our people speaks for itself.

Other legislation has been approved which will encourage our many younger farmers. Loans will be provided to enable them to establish themselves in the great industry of agriculture, thus contributing to its expansion and sound development.

Of much interest and worthy of special comment is the creation of four continuing select committees of the Assembly. One of these committees will investigate, with the widest terms of reference, the problems of lake shore erosion and Great Lakes water levels. Another will keep under constant review the administration of rent control procedures and the results flowing from that administration. A third committee will examine carefully into the framing of a completely revised Companies Act. The fourth committee will examine the election laws of the Province with a view to the recommendation of any further improvements that may be advisable.

A measure of very great importance, the first of its kind in Canada, has been brought into our law. Assistance will be provided by the Province to those of our citizens between the ages of eighteen and sixty-five who are totally and permanently disabled, and who are unable to provide adequately for themselves, or who are not otherwise provided for. This is a great forward step in caring for our deserving and needy citizens.

The need of this great Province for power will be answered in large measure by the development of the tremendous resources of the St. Lawrence River. Legislation has been passed under which The Hydro-Electric Power Commission of Ontario is authorized to undertake jointly with an appropriate authority in the United States, the development of the International Rapids section of that great river. This legislation ratifies an agreement between the Province and the Federal Government in relation to that development, and which is related as well to the construction of the

St. Lawrence Seaway. It is hoped and most strongly urged that the development of that seaway will be undertaken at the earliest possible date.

Long forward steps have been taken in the improvement of provincial municipal relations. Among those steps is legislation under which the Province and its Commissions will pay to the several municipalities concerned amounts equivalent to normal municipal taxes upon the various business and administrative premises owned by the Province and by its Commissions. A further step of great importance is a measure under which the provision of financial assistance to municipalities within the major mining areas of the Province is improved and increased The basis of this assistance is made sound and permanent.

Provision has also been made for expansion and improvement of our great highway system. Especially important are plans which are related to the improvement of highway conditions more closely connected with the traffic problems of our larger urban centres.

For the greater benefit of our people in relation to the conservation of our forests the legislation affecting forest matters has been completely revised and consolidated. Under our new Crown Timber Act provisions are made under which the ultimate goal of fully sustained yield will be brought closer by greater control of forest practices. Ontario is maintaining its lead in forestry reform.

Legislation has been approved under which, in certain cases, persons may bring action against the Crown represented by the Province of Ontario without Her Majesty's consent first obtained.

Many other measures have been passed which tend toward the betterment of our people. Progressive improvements have been provided in many fields. Among these fields are those related to the education of our children, the distribution and sale of agricultural products, the conservation of fish and game and of our other natural resources, the rehabilitation of prisoners, the administration of justice, the administration of public welfare and the improvement of public health.

Among other matters which have had your attention are those requiring the approval of Private Bills. In twenty-eight cases the proposals of those concerned have received your sanction.

Satisfactory and adequate provision for the ensuing year has been made for the financial requirements of the government. The fiscal requirements have again increased and are higher than ever before. Through careful implementation of sound policies it is, nevertheless, not necessary to impose new or increased taxation. In fact some small reductions in taxation have been possible. Increased funds are being devoted to the various fields of public welfare and of public health, as well as to the assistance of municipalities. Hospitals have received larger benefits. It is gratifying to know that the well-founded financial condition of our Province is preserved and secure.

I wish to thank you for the appropriation of public funds for these and other purposes. I am confident that under the guidance of Divine Providence, the well-being and security of the people of our Province will be strengthened. May I thank you also for your diligent and loyal services as legislators."

The Provincial Secretary then said:

"Mr. Speaker and Members of the Legislative Assembly:

It is the will and pleasure of the Honourable the Lieutenant-Governor that this Legislative Assembly be prorogued and this Legislative Assembly is accordingly prorogued." TORONTO, March 17th, 1952.

The Honourable the Lieutenant-Governor entered the Chamber on Monday, March 17th, 1952, and took his seat on the Throne.

Mr. Speaker addressed His Honour as follows:

"May it please Your Honour:

The Legislative Assembly of the Province has at its present Sittings thereof passed several Bills to which, in the name and on behalf of the said Legislative Assembly, I respectfully request your Honour's Assent."

The Clerk Assistant then read the titles of the Bills that had passed severally as follows:

"The following are the Titles of the Bills to which Your Honour's Assent is prayed:

Bill No. 1, An Act respecting the Town of New Toronto.

Bill No. 2, An Act respecting the City of Sarnia Separate School Board.

Bill No. 19, An Act respecting St. Patrick's Home of Ottawa.

Bill No. 28, An Act respecting the Canadian National Exhibition Association.

Bill No. 31, An Act respecting Credit Foncier Franco-Canadien.

Bill No. 73, An Act to provide for the making of Inquiries in connection with Hospitals, Sanatoria, Charitable Institutions and other Organizations."

To these Acts the Royal Assent was announced by the Clerk of the Legislative Assembly in the following words:

"In Her Majesty's name, the Honourable the Lieutenant-Governor of the Province doth assent to these Bills."

The Honourable the Lieutenant-Governor was then pleased to retire.

ALEX. C. LEWIS, Q.C., Clerk of the Legislative Assembly Of Ontario.

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## **Government Notices Respecting Corporations**

#### Letters Patent of Incorporation

## AGINCOURT MILK PRODUCERS' ASSOCIATION

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 21st day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Richard Edward Sutton, Farmer and Salesman; and Melvon Elliott Harrington, Samuel George Gough, Leonard Graves Wilson and Charles Andrew Forsythe, Farmers; all of the Township of Scarborough, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Corporation, and persons who thereafter become members thereof, a corporation without share capital under the name of AGINCOURT MILK PRODUCERS' ASSOCIATION; (a) To assist its members in producing and marketing fluid milk products; and for the further purposes and objects therein set forth: with its Head Office in the said Township of Scarborough; and its First Directors being Richard Edward Sutton, Melvon Elliott Harrington, Samuel George Gough, Leonard Graves Wilson and Charles Andrew Forsythe, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

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#### ALPHA OMEGA HOUSE ASSOCIATION

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 18th day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the

limitations and restrictions, if any, therein set forth constituting John Albert Sherman, Louis Bernard Oiffer, Harold Levita, Robert Brown and Norman William Shaul, all of the City of Toronto, in the County of York and Province of Ontario, Dental Surgeons; and any others who have become subscribers to the memorandum of agreement of the Corporation, and persons who thereafter become members thereof, a corporation without share capital under the name of ALPHA OMEGA HOUSE ASSOCIATION, At 42 Bedford Road, in the said City of Toronto, and not elsewhere: (a) To acquire, operate and conduct a centre for the accommodation, recreation and convenience of members of Alpha Omega Fraternity, and to equip, furnish and maintain the same; and for the further purposes and objects therein set forth: with its Head Office at the said City of Toronto; and its First Directors being John Albert Sherman, Louis Bernard Oiffer, Harold Levita, Robert Brown and Norman William Shaul, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

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#### ATLAS AUTO LEASING LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 15th day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Frederick Goldwin Gardiner and John Baskerville Conlin, Solicitors; and Betty Winifred Pearson, Secretary; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of ATLAS AUTO LEAS-ING LIMITED; To\_buy, sell, lease to the public,

hire out to the public, operate for hire and otherwise deal in goods, wares and merchandise and without limiting the generality of the foregoing to buy, sell, lease, hire out, operate for hire and otherwise deal in motor cars and motor vehicles; with a capital divided into Nine Hundred 5% non-cumulative redeemable preference shares of the par value of One Hundred dollars each and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Frederick Goldwin Gardiner, John Baskerville Conlin and Betty Winifred Pearson, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

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#### BIRKETT SALES LIMITED

IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 15th day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Donald Elmer Birkett, Salesman; June Margaret Birkett, Housewife; and Ernest Frank Pusey, Superintendent; all of the Township of Brantford, in the County of Brant and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, persons who thereafter become shareholders therein, a private company under the name of BIRKETT SALES LIMITED; To create, establish, build up and maintain a selling or purchasing organization for the promotion, sale, advertisement, distribution or introduction of any and all manufactured products, merchandise, personal property and subjects of trade or commerce of every kind and nature or any rights or interests therein and thereto, and to manufacture, handle on commission or otherwise deal in, contract for or otherwise acquire, advertise, promote, introduce distribute, buy, sell or otherwise dispose of, for itself or for any other or others, any of the aforesaid; with a capital divided into One Thousand redeemable non-cumulative preference shares of the par value of Ten dollars each and Thirty Thousand common shares without any nominal or par value; provided, however, that the consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of One dollar for each share: with its Head Office at the City of Brantford, in the said County of Brant; and its Provisional Directors being Donald Elmer Birkett, June Margaret Birkett and Ernest Frank Pusey, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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#### CHURCH-ELLIS ASSOCIATES LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 16th day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Hugh Murvyn MacMaster and Michael Fram, Barristers; Lindsay Howe, Clerk; and Ruth Scott and Anne Tough, Secretaries; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers

to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of CHURCH-ELLIS ASSOCIATES LIMITED; (a) To acquire by purchase, exchange, lease or otherwise the land and building municipally known as 737 Church Street, situated at the corner of Church and Ellis Streets in the said City of Toronto and thereon and therein to operate, construct, alter and make additions and to hold and maintain buildings and structures; and for the further purposes and objects therein set forth: with a capital divided into Forty Thousand shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Forty Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Hugh Murvyn MacMaster, Michael Fram, Lindsay Howe, Ruth Scott and Anne Tough, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

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#### CITY LUMBER & SUPPLIES LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 8th day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Leonard Clyde Smith, one of Her Majesty's Counsel learned in the Law; James Joseph Walsh, Student-at-Law; and Beryl Morley Roberts and Sylvia Goldblatt, Secretaries; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of CITY LUMBER & SUPPLIES LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To carry the business of timber merchants, sawmill, shinglemill and pulp-mill owners, loggers, lumbermen and lumber merchants in any and all their branches; to buy, sell, prepare for market, manipulate, import, export and deal in saw logs, timber, piles and poles, lumber and wood of all kinds; and to manufacture and deal in lumber, timber, shingles, laths, sashes and doors, portable houses, buildings and all articles and materials in the manufacture whereof timber, lumber or wood is used; and for the further purposes and objects therein set forth: with a capital divided into One Hundred and Fifty Thousand redeemable preference shares of the par value of One dollar each and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Leonard Clyde Smith, James Joseph Walsh, Beryl Morley Roberts and Sylvia Goldblatt, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

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#### CORSO ASSOCIATES LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 16th day of April, A.D. 1952, have been

issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting John Denton Reilly, William Stanley Jamieson, Barnabas William Nixon Apple and Blair Campbell Fortier Fraser, Solicitors; Charles Ralph Best Salter, Student-at-Law; Thelma Margaret Taylor, Stenographer; and Eva Mead, Receptionist; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of CORSO ASSOCIATES LIMITED; (a) To conduct and carry on the business of builders and contractors for the purpose of building, erecting, altering, repairing or doing any other work in connection with any and all classes of buildings and improvements of any kind and nature whatsoever, including the building, rebuilding, alteration, repairing or improvement of houses, factories, buildings, works, erections or structures of every kind and description whatsoever, the locating, laying out and construction of roads, avenues, docks, slips, sewers, bridges, wells, walls, canals and power plants and generally all classes of buildings, erections, works and structures, both public and private, or integral parts thereof, and generally to do and perform any and all works as builders and contractors and with that end in view to solicit, obtain, make, perform and carry out contracts covering the building and contracting business and the work connected therewith; and for the further purposes and objects therein set forth: with a capital divided into Three Thousand Six Hundred and Fifty preference shares of the par value of Ten dollars each and Three Thousand Five Hundred common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Three Thousand Five Hundred dollars; with its Head Office at the said Gity of Toronto; and its Provisional Directors being John Denton Reilly, William Stanley Jamieson, Barnabas William Nixon Apple, Blair Campbell Fortier Fraser, Charles Ralph Best Salter, Thelma Margaret Taylor and Eva Mead, hereinbefore men-

R. J. CUDNEY, Deputy Provincial Secretary.

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#### CUNNINGHAM AND ROBINSON LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 17th day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Carl Robert Cunningham and John D. Robinson, both of the Town of Strathroy, in the County of Middlesex and Province of Ontario, Automobile Dealers; and Robert Weld Mitchell, of the City of London, in the said County of Middlesex, Solicitor; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of CUN-NINGHAM AND ROBINSON LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force:,
(a) To manufacture, repair, buy, sell, import, export,
exchange and generally deal in all kinds of automobiles, motors, engines, machines, carburetors, accessories and parts and all kinds of machinery, implements, utensils, apparatus, lubricants, cements, solutions and appliances, whether incidental to the construction of motor cars or otherwise, rubber and articles and goods of all kinds of which rubber is a component part, together with the various materials which enter into the manufacture of such articles and goods and fuelsaving, mechanical and electrical apparatus and devices and all things capable of being used therewith or in the manufacture, maintenance and working thereof respectively; and for the further purposes and objects therein set forth: with a capital divided into Seven Hundred preference shares of the par value of One Hundred dollars each and Thirty Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Thirty Thousand dollars; with its Head Office at the said Town of Strathroy; and its Provisional Directors being Carl Robert Cunningham, John D. Robinson and Robert Weld Mitchell, hereinbefore mentioned.

R J. CUDNEY, Deputy Provincial Secretary.

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#### EASTORO INVESTMENTS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 15th day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting James Purdon Arnott, one of Her Majesty's Counsel learned in the Law; John Dolwood Ord, Barrister; and Ina Smith, Secretary; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of EAST-ORO INVESTMENTS LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To carry on business as investors, financiers and promoters and to execute and carry on all kinds of financial, commercial, trading and other operations and to carry on the business of promoting, organizing, establishing, administering, operating, purchasing acquiring, disposing of and otherwise dealing in and with financial, commercial, industrial, manufacturing, transportation, agricultural, mining and other enterprises with a view to profit; and for the further purposes and objects therein set forth: with a capital divided into Forty Thousand shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Forty Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being James Purdon Arnott, John Dolwood Ord and Ina Smith, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

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#### FARRELL HAIR EXPERTS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 16th day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Robert William Farrell, of the Town of Manhasset, in the State of New York, one of the United States of America, President; Earle Arthur Beeman, of the Village of Stoney Point, in the County of Essex and Province of Ontario, Vice-President; and Albert Ernest Merriman, Treasurer, and Doris Belle Beeman, Secretary, both of the City of Detroit, in the State of Michigan, one of the United States of America; and

any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of FARRELL HAIR EXPERTS LIMITED; (a) To operate facilities for the treatment of the hair and scalp for the purpose of stimulating hair growth and reducing hair loss and for the sale of such items as may be used in connection therewith; and for the further purposes and objects therein set forth: with a capital of Forty Thousand dollars divided into Forty Thousand shares of One dollar each; with its Head Office at the City of Toronto, in the County of York and Province of Ontario; and its Provisional Directors being Robert William Farrell, Earle Arthur Beeman, Albert Ernest Merriman and Doris Belle Beeman, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

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#### GENERAL AGGREGATES LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 15th day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Neil Cryan Fraser, George Keith Drynan and Gilbert Logan Murdoch, Solicitors; Walter Wilson, Bookkeeper; and Margery Walton, Stenographer; all of the City of Oshawa, in the County of Ontario and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of GENERAL AGGREGATES LIMITED; To carry on the business of buying, selling, distributing, dealing in, disposing of, crushing, washing, processing, quarrying, excavating, manufacturing and preparing for market or use sand, gravel, stone and building and paving materials of every kind and description; with a capital divided into Seventeen Thousand Five Hundred 5% non-cumulative redeemable preference shares of the par value of Ten dollars each and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of One Hundred Thousand dollars; with its Head Office at the said City of Oshawa; and its Provisional Directors being Neil Cryan Fraser, George Keith Drynan, Gilbert Logan Murdoch, Walter Wilson and Margery Walton, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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#### GUELPH TRUMPET BAND ASSOCIATION

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 18th day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Earl Leon Millie, Salesman; Donald Milton Harvey, Student; Stanley Arthur Biggs, Starcher; Anthony Allan Galbraith, Inspector; Donald Joseph Martin, Electrician; Charles Edward Merry, Punch Press Operator; and Donald George Leaman, Butcher; all of the City of Guelph, in the County of Wellington and Province of Ontario; and any others who have become subscribers to the memorandum of

agreement of the Corporation, and persons who thereafter become members thereof, a corporation without share capital under the name of GUELPH TRUM-PET BAND ASSOCIATION; Within the said City of Guelph and not elsewhere: (a) To promote and foster among the members of the Corporation and others an interest in band music; and to establish, maintain and operate a band or bands; and for the further purposes and objects therein set forth: with its Head Office at the said City of Guelph; and its First Directors being Earl Leon Millie, Donald Milton Harvey, Stanley Arthur Biggs, Anthony Allan Galbraith, Donald Joseph Martin, Charles Edward Merry and Donald George Leaman, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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#### HIGH PARK MANUFACTURING COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 21st day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting John Baskerville Conlin and Harry Bruce Parkinson, Solicitors; and Margaret Goodwin and Shirley Clancey, Secretaries; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of HIGH PARK MANU-FACTURING COMPANY LIMITED; To manufacture, import, export, buy, sell and deal in accessional active of the company and particular accessions and particular activities and particular accessions. sories and parts for internal combustion engines; with capital divided into Thirty-nine Thousand noncumulative redeemable preference shares of the par value of One dollar each and One Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Five Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being John Baskerville Conlin, Harry Bruce Parkinson, Margaret Goodwin and Shirley Clancey, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

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#### HOLLAND MARSH CELERY COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 28th day of March, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Walter Wilbur Hurd, Merchant; Lenore Hurd Best, Widow; and Jacqueline Hurd, Married Woman; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of HOLLAND MARSH CELERY COMPANY LIMITED; (a) To assemble, receive, buy, handle, process, manufacture, warehouse, store, trade, transport, ship, sell, market, export and generally trade and deal in farm produce, either as principal or agent, or as producer or mercantile agent, and to do

any other act or undertaking incidental thereto; and for the further purposes and objects therein set forth: with a capital divided into Forty Thousand shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Forty Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Walter Wilbur Hurd, Lenore Hurd Best and Jacqueline Hurd, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

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a corporation without share capital under the name of THE LIONS CLUB OF FORT ERIE; (a) To create and foster a spirit of generous consideration among the peoples of the World through a study of the problems of international relationships; and for the further purposes and objects therein set forth: with its Head Office at the said Town of Fort Erie; and its First Directors being John Thomas Pollard, James Basil Leavey and Harold Arthur Howe, hereinbefore mentioned.

and persons who thereafter become members thereof.

R. J. CUDNEY, Deputy Provincial Secretary.

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## LEAMINGTON DISTRICT MASONIC TEMPLE ASSOCIATION LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 15th day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Rex Elihue Imeson, Municipal Clerk, Bertram Elwood Ellis, Warwick Clifford Plumb, Harold Clifford Wilkinson, George Heppel Robinson, Harvey Ellis Wilkinson and Robert William Kirk, Farmers, and James Nairn Hume, High School Principal, all of the Township of Mersea, in the County of Essex and Province of Ontario. Snowdon Edward of Essex and Province of Ontario; Snowdon Edward Williamson, Electrician, Cecil Roy Brown, Merchant, Gordon Bloomfield and John Andrew Eltherington, Gentlemen, Earl Hartwick, Supervisor, Clayton Leslie Damm, Plumber, Maurice Sydney Corlett and Francis Laird Curtis, Farmers, Ernest Frederick Walling, Stationary Engineer, Robert William Moran, Draftsman, and Wallace Rawlins, Clerk, all of the Town of Leamington, in the said County of Essex; and Harrison Mowat Peterson, of the Township of Gosfield South, in the said County of Essex, Farmer; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of LEAMINGTON DISTRICT MASONIC TEMPLE ASSOCIATION LIMITED; To purchase, erect, rent, release or otherwise acquire lands and buildings to be used as a Masonic Temple, and to equip, furnish, maintain, manage, rent or lease the same; with a capital of Sixty Thousand dollars divided into Six Thousand shares of Ten dollars each; with its Head Office at the said Town of Leamington; and its Provisional Directors being Rex Elihue Imeson, Snowdon Edward Williamson, Bertram Elwood Ellis, Warwick Clifford Plumb, Cecil Roy Brown, Harold Clifford Wilkinson and Gordon Bloomfield, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

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#### THE LIONS CLUB OF FORT ERIE

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 16th day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting John Thomas Pollard, Plant Superintendent; James Basil Leavey, Plant Manager; and Harold Arthur Howe, Insurance Agent; all of the Town of Fort Erie, in the County of Welland and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Corporation,

## LODGE URANIUM MINES LIMITED (No Personal Liability)

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 1st day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting John Galbraith Edison, John Black Aird and Douglas Albert Berlis, Solicitors; and Eileen Golfetto and Dorothy Nona Dunn, Secretaries; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a corporation under the name of LODGE URANIUM MINES LIMITED (No Personal Liability); (a)To acquire, own, lease, prospect for, open, explore, develop, work, improve, maintain and manage mines and mineral lands and deposits, and to dig for, raise, crush, wash, smelt, assay, analyze, reduce, amalgamate, refine, pipe, convey and otherwise treat ores, metals and minerals, whether belonging to the Company or not, and to render the same merchantable and to sell or otherwise dispose of the same or any part thereof or interest therein; and for the further purposes and objects therein set forth: with a capital of Three Million Five Hundred Thousand dollars divided into Three Million Five Hundred Thousand shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being John Galbraith Edison, John Black Aird, Douglas Albert Berlis, Eileen Golfetto and Dorothy Nona Dunn, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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#### MALIC ENTERPRISES LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 16th day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Robert Middleton Sedgewick, Junior, and William Arthur Cobban, Solicitors; and Clifford Wesley Lewis, Student-at-Law; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of MALIC ENTERPRISES LIMITED; (a) To carry on business as financiers and promoters and to execute and carry on all kinds of financial, commercial trading and other operations and to carry on business of promoting, acquiring, disposing of and otherwise dealing in and

with financial, commercial, industrial, manufacturing, transportation, athletic, amusement, agricultural, mining and other enterprises; and for the further purposes and objects therein set forth: with a capital divided into Forty Thousand shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Forty Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Robert Middleton Sedgewick, William Arthur Cobban and Clifford Wesley Lewis, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

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#### NEBONE AND NEDHAM LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 18th day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Jack Friedman, Samuel Resnick and John Pezzack, Solicitors; and Samuel Osak, Studentat-Law; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of NEBONE AND NEDHAM LIMITED; To carry on the business of painters and decorators; with a capital of Forty Thousand dollars divided into Three Thousand preference shares of Ten dollars each and One Thousand common shares of Ten dollars each; with its Head Office at the said City of Toronto; and its Provisional Directors being Jack Friedman, Samuel Resnick, Samuel Osak and John Pezzack, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

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#### NIAGARA FALLS ONTARIO MOOSE LODGE No. 1231 (HOLDINGS) LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 21st day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Robert Dean Wills, Barrister; Carroll Dwight Wills and Helen Marie O'Connell, Accountants; Lilian Grace Hamilton, Typist; and Gertrude Esther Shumer, Secretary; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of NIAGARA FALLS ONTARIO MOOSE LODGE No. 1231 (HOLDINGS) LIMITED; (a) To purchase or otherwise acquire and to hold, sell, rent, exchange or otherwise dispose of and deal in the property, real or personal, rights and assests of and bonds, debentures, debenture stock, shares of all classes and securities of any form or type issued by any individual, corporation or company public or private, incorporated or unincorporated; and for the further purposes and objects therein set forth: with a capital divided into Three Thousand preference shares of the par value of Ten dollars each and Ten Thousand common shares without any

nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the City of Niagara Falls, in the County of Welland and Province of Ontario; and its Provisional Directors being Robert Dean Wills, Carroll Dwight Wills, Lilian Grace Hamilton, Gertrude Esther Shumer and Helen Marie O'Connell, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

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#### NORTH BAY DIMENSION MILL, LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 8th day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting George Ernest Wallace, Barrister; Inez Thorpe, Secretary; and Irene Duchene, Stenographer; all of the City of North Bay, in the District of Nipissing and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of NORTH BAY DIMENSION MILL, LIM-ITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To carry on the businesses of timber merchants, saw-mill, shingle mill and pulp mill owners, loggers, lumbermen and lumber merchants in any and all their branches; and to buy, sell, prepare for market, manipulate, import, export and deal in saw logs, timber, piles and poles, lumber and wood of all kinds, and to manufacture and deal in lumber, timber, shingles, laths, sashes and doors, portable houses, buildings and all articles and materials in the manufacture whereof timber, lumber or wood is used; and for the further purposes and objects therein set forth: with a capital divided into Two Hundred preference shares of the par value of One Hundred dollars each and Twenty Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Twenty Thousand dollars; with its Head Office at the said City of North Bay; and its Provisional Directors being George Ernest Wallace, Inez Thorpe and Irene Duchene, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

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## NORWOOD CONSTRUCTION COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 16th day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Alan Royal Campell and Francis Vincent Regan, Barristers and Solicitors; and Adele Movich, Secretary; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of NORWOOD CONSTRUCTION

COMPANY LIMITED; (a) To purchase, lease, take in exchange or otherwise acquire lands or interests therein, together with any buildings or structures that may be on the said lands or any of them, and to sell, lease, exchange, mortgage or otherwise dispose of the whole or any portion of the lands and all or any of the buildings or structures that are now or may hereafter be erected thereon, and to take such security therefor as may be deemed necessary; and for the further purposes and objects therein set forth: with a capital divided into Three Thousand preference shares of the par value of Ten dollars each and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Alan Royal Campbell, Francis Vincent Regan and Adele Movich, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

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## OROLEA MINES LIMITED (No Personal Liability)

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 17th day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting William Emmerson Taylor, Civil Engineer; Daniel O'Gorman and Herbert McKnight, Prospectors; Wilbur Neville Keefe, Engineering Chemist; and Ernest Oliphant Ewing, Consulting Engineer; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become share-holders therein, a corporation under the name of OROLEA MINES LIMITED (No Personal Liability) (a) To acquire, own, lease, prospect for, open, explore, develop, work, improve, maintain and manage mines and mineral lands and deposits, and to dig for, raise, crush, wash, smelt, assay, analyze, reduce, amalgamate, refine, pipe, convey and otherwise treat ores, metals and minerals, whether belonging to the Company or not, and to render the same merchantable and to sell or otherwise dispose of the same or any part thereof or interest therein; and for the further purposes and objects therein set forth: with a capital of Three Million dollars divided into Three Million shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being William Emerson Taylor, Daniel O'Gorman, Herbert McKnight, Wilbur Neville Keefe and Ernest Oliphant Ewing, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

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## PAR-TEX ENGINEERING & CONTRACTING CO. LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 2nd day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting George William Dunn and Andrew Grahame McCracken, Solicitors; Samuel Edward Weir, Esquire; Olive Loretta Woolcock, Bookkeeper;

and Frances Agnes Johnson, Stenographer; all of the City of London, in the County of Middlesex and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of PAR-TEX ENGINEERING & CONTRACTING CO. LIMITED; (a) To carry on the business of general contractors; and for the further purposes and objects therein set forth: with a capital divided into Thousand Class A non-voting preference shares of the par value of Ten dollars each, Ten Thousand Class B non-voting preference shares of the par value of Ten dollars each and One Hundred Thousand common shares without any nominal or par value; provided, however, that the consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of One dollar for each share; with its Head Office at the City of Toronto, in the County of York and Province of Ontario; and its Provisional Directors being George William Dunn, Andrew Grahame McCracken, Samuel Edward Weir, Olive Loretta Woolcock and Frances Agnes Johnson, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

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#### PHILP FLOWERS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 17th day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting James Martin Philp, Printer; and June Spicer and Mary Pearson, Stenographers; all of the City of Windsor, in the County of Essex and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of PHILP FLOWERS LIMITED; To carry on the business of growing, importing, exporting, buying and selling, both at wholesale and retail, and otherwise dealing in flowers, bulbs, fruits, grasses, vegetables. fruit and ornamental trees, seeds and plants of all kinds and other articles of commerce including china, souvenirs and novelties of all kinds which can be conveniently dealt with in conjunction with any of the foregoing; and for the further purposes and objects therein set forth: with a capital of Forty Thousand dollars divided into Four Thousand shares of Ten dollars each; with its Head Office at the said City of and its Provisional Directors being James Windsor: Martin Philp, June Spicer and Mary Pearson, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

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#### G. W. RAMM CO. LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 10th day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Morris Gogek, of the Town of Mimico, in the County of York and Province of Ontario, Solicitor; Emma Smith, of the Village of Long Branch in the said County of York, Bookkeeper; and Mabel Whitworth, of the Township of Etobicoke, in the

said County of York, Secretary; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of G. W. RAMM CO. LIMITED; (a) To carry on in all its branches the business of manufacturing and dealing in all types of goods and wares, save and excepting the manufacture of foodstuffs; and for the further purposes and objects therein set forth: with a capital divided into Three Thousand non-cumulative redeemable preference shares of the par value of Ten dollars each and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the said Village of Long Branch; and its Provisional Directors being Emma Smith, Mabel Whitworth and Morris Gogek, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

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#### THE RED LAKE DISTRICT GOLF CLUB

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 9th day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Emil Daniel, Physician, and Alfred Chipman Giffin, Engineer, both of the Village of Madsen, in the District of Kenora and Province of Madsen, in the District of Kenora and Province of Mackenzie Island, in the said District of Kenora, Accountant; and Arnold Osmond Tremeer Bartlett, Accountant, and George Louis Mason, Merchant, both of the Village of Red Lake, in the said District of Kenora; and any others who have become subscribers to the memorandum of agreement of the Corporation, and persons who thereafter become members thereof, a corporation without share capital under the name of THE RED LAKE DISTRICT GOLF CLUB; To operate for the amusement and recreation of its members and the residents of the Red Lake District, a golf club on K-1397, Dome Township, District of Kenora (Patricia Portion), and to purchase and construct such facilities as are necessary to attain these objects; with its Head Office at the said District of Kenora; and its First Directors being Emil Daniel, William Robert Walker Reid, Arnold Osmond Tremeer Bartlett, George Louis Mason and Alfred Chipman Giffin, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

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## THE RELIGIOUS ASSOCIATION OF ST. WENCESLAUS

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 16th day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Antony Bernacek, Pastor; Frank Stalmach, Architect; and Joseph Pallas, Businessman; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Corporation, and persons who thereafter become members thereof, a corporation without share capital

under the name of THE RELIGIOUS ASSOCIATION OF ST. WENCESLAUS; (a) To promote the religious education of the members of the Corporation; and for the further purposes and objects therein set forth: with its Head Office at the said City of Toronto; and its First Directors being Antony Bernacek, Frank Stalmach and Joseph Pallas, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

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## SUDBAY EXPLORATION & MINING LIMITED (No Personal Liability)

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 18th day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth Constituting Thomas Martin Mungovan, one of Her Majesty's Counsel learned in the Law; Denis O'Dea Mungovan, Barrister; William George Chipp, Certified Public Accountant; Ann Louisa Smith, Dorothy Maude Slichter and Kathleen Moir, Secretaries; and Harold Ewart McBride, Accountant; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein a corporation under the name of SUDBAY EXPLOR-ATION & MINING LIMITED (No Personal Liability); (a) To acquire, own, lease, prospect for, open, explore, develop, work, improve, maintain and manage mines and mineral lands and deposits, and to dig for crush, wash, smelt, assay, analyze, reduce, amalgamate, refine, pipe, convey and otherwise treat ores, metals and minerals, whether belonging to the Company or not, and to render the same merchantable and to sell or otherwise dispose of the same or any part thereof or interest therein; and for the further purposes and objects therein set forth: with a capital of Five Million dollars divided into Five Million shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being Thomas Martin Mungovan, Denis O'Dea Mungovan, William George Chipp, Harold Ewart McBride, Ann Louisa Smith, Dorothy Maude Slichter and Kathleen Moir, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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#### SUDBURY-ONOMAN PYRITES, LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 9th day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Frederick George McBrien and John Edward Jarrott Hutchinson, Insurance Agents; and Kathleen Anne Binns, Secretary; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of SUD-BURY-ONOMAN PYRITES, LIMITED; (a) To carry on in all its branches the business of mining, milling, reduction and development; and for the further purposes and objects therein set forth: with a capital of Fifty Thousand dollars divided into One Thousand shares of Fifty dollars each; with its Head

Office at the said City of Toronto; and its Provisional Directors being Frederick George McBrien, John Edward Jarrott Hutchinson and Kathleen Anne Binns, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

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## TEXTILE DEVELOPMENT AND MACHINERY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 17th day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Irene Goudy, Stenographer; Reay Goudy, Painter and Decorator; and Margaret Hill, Accountant; all of the City of Galt, in the County of Waterloo and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of TEXTILE DEVELOPMENT AND MACH-INERY LIMITED; (a) To apply for, obtain, register, purchase, lease or otherwise acquire, hold, own, use, operate, introduce, develop or control, sell, assign or otherwise dispose of, take or grant licences or other rights with respect to and in any and all ways to exploit or turn to account inventions, improvements, processes, copyrights, patents, trade marks, formulae, trade names and distinctive marks and similar rights of any and all kinds and whether granted, registered or established by or under the laws of Canada or of any other country, state or place; and for the further purposes and objects therein set forth: with a capital divided into Fifty Thousand shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Fifty Thousand dollars; with its Head Office at the said City of Galt; and its Provisional Directors being Irene Goudy, Reay Goudy and Margaret Hill, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

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#### WOODHILL COURT LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 9th day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Ross Kennedy, Solicitor; and Laura Velanoff and Margaret Goldson, Secretaries; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of WOODHILL COURT LIMITED; (a) To buy, sell, lease, take in exchange or otherwise acquire lands or interests therein, together with the buildings or structures that may be on the said lands or any of them, and to sell, lease, exchange, mortgage or otherwise deal with and dispose of the whole or any portion of the lands and all or any interests therein and all or any of the buildings or structures that are now or may hereafter be erected thereon and all or any interest therein, and to take such security therefor as may be deemed necessary; and for the further purposes and objects therein set forth: with a capital divided into One Thousand Eight Hundred preference shares of the par value of One Hundred dollars each and Twenty Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Twenty Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Ross Kennedy, Laura Velanoff and Margaret Goldson, hereinbefore mentioned.

(909)

R. J. CUDNEY,
Deputy Provincial Secretary.
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#### Supplementary Letters Patent

## ACTIVATED CHEMICALS & MINERALS LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 7th day of April, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to MILK-O-MAT (ONTARIO)
LIMITED, incorporated November 28, A.D. 1950:
(1) Changing the name of the Company to ACTIVATED CHEMICALS & MINERALS LIMITED; (2) Deleting and expunging from the Letters Patent of Incorporation of the Company the purposes and objects commencing with the letter and words, "(a) To engage in the business of manufacturing", and concluding with the words, "to deal in the same", and substituting others therefor; (3) Converting, reclassifying and subdividing the Five Thousand, non-voting, preferences dividing the Five Thousand non-voting preference shares of the capital stock of the Company of the par value of One Hundred dollars each into Five Hundred Thousand common shares without any nominal or par value; provided, however, that the aggregate co-sideration for the issue of the unissued and additional common shares without any nominal or par value shall not exceed in amount or value the sum of Eight Hundred and Ninety-nine Thousand Nine Hundred and Ninety-five dollars; and (4) Deleting and expunging from the Letters Patent of Incorporation of the Company the terms and conditions attaching to the nonvoting preference shares commencing with the words, "AND IT IS HEREBY ORDAINED AND DECLARED THAT: (1) The holders of the preference shares", and concluding with the words, "for the purpose of considering the same".

(910)

R. J. CUDNEY, Deputy Provincial Secretary.

#### COOK'S SHOES, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 16th day of April, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to COOK'S SHOES, LIMITED, incorporated October 14, A.D. 1933: Increasing the capital stock of the Company by the creation of an additional Four Hundred preference shares of the par value of One Hundred dollars each, ranking paripassu with and having and being subject to the same rights, preferences, privileges, terms and conditions as attach to the existing preference shares of the Company.

R. J. CUDNEY, Deputy Provincial Secretary.

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## CROWSHORE PATRICIA GOLD MINES, LIMITED

(No Personal Liability)

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 21st day of April, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to CROWSHORE PATRICIA GOLD MINES, LIMITED (No Personal Liability), incorporated May 17, A.D. 1944: Increasing the capital of the Company from the sum of Four Million dollars to the sum of Five Million dollars by the creation of an additional One Million shares of One dollar each.

R. J. CUDNEY, Deputy Provincial Secretary.

(910)

#### HOPE OF ISRAEL MESSENGERS

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 15th day of April, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to HOPE OF ISRAEL MESSENGERS, incorporated November 25, A.D. 1938: Changing the head office of the Corporation from the City of Toronto, in the County of York and Province of Ontario, to the City of Brantford, in the County of Brant and Province of Ontario.

R. J. CUDNEY, Deputy Provincial Secretary.

(910)

#### MAPIN GOLD MINES LIMITED

(No Personal Liability)

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 18th day of April, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to MAPIN GOLD MINES LIMITED (No Personal Liability), incorporated October 27, A.D. 1938: Increasing the capital of the Company from the sum of One Million dollars to the sum of Three Million dollars by the creation of an additional Two Million shares of One dollar each.

R. J. CUDNEY, Deputy Provincial Secretary.

(910)

#### THE ONTARIO BOX COMPANY LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 17th day of April, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to THE ONTARIO BOX COMPANY LIMITED, incorporated April 27, A.D. 1892: Increasing the capital of the Company from the sum of Twenty-five Thousand dollars to the sum of One Hundred and Twenty-five Thousand dollars by the creation of an additional Two Thousand Five Hundred preference shares of Forty dollars each, ranking pari passu in all respects with the existing preference shares of the Company.

R. J. CUDNEY, Deputy Provincial Secretary.

#### SAPPHIRE PETROLEUMS LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 15th day of April, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to SAPPHIRE PETROLEUMS LIMITED, incorporated May 9, A.D. 1951: Increasing the capital of the Company from the sum of One Million Five Hundred Thousand dollars to the sum of Three Million Five Hundred Thousand dollars by the creation of an additional Two Million shares of One dollar each, ranking pari passu in all respects with the existing shares of the Company.

R. J. CUDNEY, Deputy Provincial Secretary.

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#### SPRUCELEIGH FEEDS LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 15th day of April, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to SPRUCELEIGH FARM LIMITED, incorporated December 7, A.D. 1936: (1) Changing the name of the Company to SPRUCELEIGH FEEDS LIMITED; and (2) Deleting and expunging from the Letters Patent of Incorporation of the Company the purposes and objects commencing with the letter and words, "(a) To carry on in all its branches", and concluding with the words, "of the Company or otherwise", and substituting others therefor.

R. J. CUDNEY, Deputy Provincial Secretary.

(910)

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## Change of Name

#### DAIRYLEA MILK FOODS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act, the Lieutenant-Governor in Council has, by an Order dated the 17th day of April, A.D. 1952, changed the name of DAIRY-LAND MILK FOODS LIMITED, incorporated March 10th, 1952, to DAIRYLEA MILK FOODS LIMITED.

ARTHUR WELSH, Provincial Secretary.

(911)

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## DOMINION STAPLING EQUIPMENT LIMITED

NOTICE IS HEREBY GIVEN that, under the provisions of The Companies Act, the Secretary of the Province of Ontario, by an Order dated the 22nd day of April, A.D. 1952, has changed the name of DOMINION STAPLING EQUIPMENT AND SUPPLY CO. LIMITED, incorporated April 30th, 1949, to DOMINION STAPLING EQUIPMENT LIMITED.

R. J. CUDNEY, Deputy Provincial Secretary.

(910) 18 (911)

# Surrender and Cancellation of Letters Patent and Termination of Existence

AIRSPRAY LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 17th day of April, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of AIRSPRAY LIMITED, incorporated by Letters Patent dated the 6th day of January, A.D. 1947, and has directed that the same be cancelled and by his said Order has fixed the 26th day of May, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY, Deputy Provincial Secretary.

(912)

#### H. M. BARNETT LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 17th day of April, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of H. M. BARNETT LIMITED, incorporated by Letters Patent dated the 28th day of May, A.D. 1947, and has directed that the same be cancelled and by his said Order has fixed the 26th day of May, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY, Deputy Provincial Secretary.

(912)

#### CANNON ELECTRIC COMPANY LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 15th day of April, A.D. 1952, in the terms and conditions therein set forth, has directed the cancellation of the charter of CANNON ELECTRIC COMPANY LIMITED, incorporated by Letters Patent dated the 18th day of March, A.D. 1942, and by his said Order has fixed the 26th day of May, A.D. 1952, as the date upon and from which the said corporation shall be dissolved.

R. J. CUDNEY, Deputy Provincial Secretary.

(912)

#### ERIE IRON WORKS LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 17th day of April, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of ERIE IRON WORKS LIMITED, incorporated by Letters Patent dated the 31st day of July, A.D. 1944, and has directed that the same

be cancelled and by his said Order has fixed the 26th day of May, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY, Deputy Provincial Secretary.

(912)

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#### GULL RIVER VENEERS, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 10th day of April, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of GULL RIVER VENEERS, LIMITED, incorporated by Letters Patent dated the 10th day of March, A.D. 1933, and has directed that the same be cancelled and by his said Order has fixed the 19th day of May, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY, Deputy Provincial Secretary.

(912)

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#### KITWAT JERSEY DAIRY LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 17th day of April, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of KITWAT JERSEY DAIRY LIMITED, incorporated by Letters Patent dated the 9th day of March, A.D. 1938, and has directed that the same be cancelled and by his said Order has fixed the 26th day of May, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY, Deputy Provincial Secretary.

(912)

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#### THE LISTOWEL CASKET CO. LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 10th day of April, A.D. 1952, in the terms and conditions therein set forth, has directed the cancellation of the charter of THE LISTOWEL CASKET CO. LIMITED, incorporated by Letters Patent dated the 7th day of March, A.D. 1936, and by his said Order has fixed the 26th day of May, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY, Deputy Provincial Secretary.

(912)

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#### MERRITTON BRASS & IRON WORKS LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 17th day of April, A.D. 1952, in the terms

and conditions therein set forth, has directed the cancellation of the charter of MERRITTON BRASS & IRON WORKS LIMITED, incorporated by Letters Patent dated the 4th day of February, A.D. 1946, and by his said Order has fixed the 26th day of May, A.D. 1952, as the date upon and from which the said corporation shall be dissolved.

R. J. CUDNEY, Deputy Provincial Secretary.

(912)

#### MOVIELAND SHOES LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 9th day of April, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of MOVIELAND SHOES LIMITED, incorporated by Letters Patent dated the 10th day of March, A.D. 1942, and has directed that the same be cancelled and by his said Order has fixed the 19th day of May, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY, Deputy Provincial Secretary.

(912)

#### PICKERING SAND AND GRAVEL LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 17th day of April, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of PICKERING SAND AND GRAVEL LIMITED, incorporated by Letters Patent dated the 21st day of March, A.D. 1939, and has directed that the same be cancelled and by his said Order has fixed the 26th day of May, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY, Deputy Provincial Secretary.

(912)

#### RIVERSIDE FEED MILLS LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 9th day of April, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of RIVERSIDE FEED MILLS LIMITED, incorporated by Letters Patent dated the 27th day of September, A.D. 1949, and has directed that the same be cancelled and by his said Order has fixed the 19th day of May, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY, Deputy Provincial Secretary.

#### ROSELAND ESTATES LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 15th day of April, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of ROSELAND ESTATES LIMITED, incorporated by Letters Patent dated the 6th day of October, A.D. 1949, and has directed that the same be cancelled and by his said Order has fixed the 26th day of May, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY, Deputy Provincial Secretary.

(912)

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#### THE YORK MILLS SAND COMPANY, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 22nd day of April, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of THE YORK MILLS SAND COMPANY, LIMITED, incorporated by Letters Patent dated the 3rd day of October, A.D. 1912, and has directed that the same be cancelled and by his said Order has fixed the 26th day of May, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY, Deputy Provincial Secretary.

(912)

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### **Extra-Provincial Corporations**

#### WARSOP POWER TOOLS LIMITED

NOTICE IS HEREBY GIVEN that, under The Extra-provincial Corporations Act, the Lieutenant-Governor in Council has, by a Licence under the Great Seal of the Province of Ontario, bearing date the 17th day of April, A.D. 1952, been pleased to authorize WARSOP POWER TOOLS LIMITED, a Corporation created by or under the authority of the laws of Great Britain and Northern Ireland, on the 29th day of March, A.D. 1933, by Memorandum and Articles of Association: To buy, sell, manufacture, repair and deal in petrol drills and hammers and machinery, implements and hardware of all kinds and in general to carry on any business in connection therewith;

PROVIDED, however, that the Corporation in so doing so shall not use in Ontario any larger amount of capital than the sum of \$80,000.00;

AND FURTHER PROVIDED that if the Corporation exercises in Ontario any greater or other powers or uses in Ontario any larger amount of capital than is therein authorized, unless it have obtained a further Licence for the purpose, the Licence herein referred to shall thereby become liable to be suspended or revoked in whole or in part; and that the Corporation has appointed Walter Donald Bark, of the City of Toronto, in the County of York and Province of Ontario, Solicitor, to be its Attorney.

ARTHUR WELSH, Provincial Secretary.

#### The Provincial Land Tax Act

#### THE PROVINCIAL LAND TAX ACT

(Chapter 298, R.S.O. 1950)

CERTIFICATE OF FORFEITURE

PURSUANT to the provisions of Section 21 of The Provincial Land Tax Act, I do hereby declare that the land hereafter described, viz:

PARCEL NUMBER	DESCRIPTION OF PROPERTY
	(The following properties are all in Hudson Townsite)
12752	Lots 28 and 29, Plan M.212
13788	Lot 91 of Plan M.232
13740	South 55 feet in perpendicular width of Lots 147 and 148, situate on the North side of Third Street in the Townplot of Hudson as shown on plan of part of said Townplot, filed in the Land Titles Office at Kenora, Ontario, as Plan M.232
14449	Lots 219 and 220 of Plan M.232

on which said land taxes by the said Act imposed have remained unpaid for a period of at least two years, is, forfeited to the Crown.

Certified under my hand and seal of office at Toronto this 7th day of April, A.D. 1952.

F. A. MACDOUGALL,

Deputy Minister of Lands and Forests for the Province of Ontario.

Registered at the Office of Land Titles at Kenora on the Twelfth Day of April, 1952, as Number 46493.

(925)

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## **Application to Parliament**

#### **Private Bills**

PUBLIC NOTICE

LEGISLATIVE ASSEMBLY OF ONTARIO

The attention of Municipal Officials, Solicitors and all other persons who may be interested in the preparation of Private Bills for submission to the Legislative Assembly of Ontario is directed particularly to the following Rules of the House governing the submission of such Bills:

RULES RE SUBMISSION OF PRIVATE BILLS

63.—(1) No petition for any Private Bill is received by the House after the first two weeks of each Session nor may any Private Bill be presented to the House after the first three weeks of each Session; nor may any report of any Standing or Select Committee upon a Private Bill be received after the first six weeks of each Session and no motion for the general suspension or modification of this Rule shall be entertained by the House unless after reference made thereof, at a previous sitting of the House, to the several Standing Committees charged with the consideration of Private Bills upon Report submitted by two or more of such committees.

- 64.—(1) Any person desiring to obtain a Private Bill shall deposit with the Clerk of the House at least eight (8) days before the meeting of the House a copy of such Bill together with a fee of \$150, and if such Bill is not deposited by that time the applicant shall pay \$10 for each and every day which intervenes between the said eighth day and the date of the filing of the Bill.
- (2) After the first reading of the Bill and before its consideration by the Committee to which it is referred, the applicant in every case shall pay the cost of printing the Act in the Statutes.
- (3) The following charges shall also be levied and paid in addition to the foregoing.
- (a) When any rule of the House is suspended with reference to a Bill or the Petition therefor, for each suspension, \$50.
- (b) When a Bill is presented to the House after the first three weeks of the Session and before the end of the fourth week, \$75.
- (c) When a Bill is presented after the fourth week of the Session, \$100.
- (4) In case of any Bill incorporating a company or increasing the capital stock of a company already incorporated, there shall be paid to the Clerk of the House, by or on behalf of the applicant, before the same is reported to the House, the same fee as would be payable to the Provincial Secretary in the case of an incorporation or increase of capital under the provisions of The Ontario Companies Act, less the sum of \$150 already paid to the Clerk of the House.

(5) When a Bill is for the purpose of confirming by-laws, bonds, debentures or other securities, or authority is asked to borrow money or to increase borrowing powers, the following additional fees shall be paid according to the amount of money involved:

On amounts less than \$10,000, \$25; on amounts over \$10,000 and up to \$25,000, \$50; on amounts over \$25,000 and up to \$40,000, \$75; on amounts over \$40,000 and up to \$75,000, \$100; on amounts over \$75,000 and up to \$125,000, \$125; on amounts over \$125 and up to \$175,000, \$150; on amounts over \$175,000 and up to \$250,000, \$200; on amounts over \$250,000 and up to \$350,000, \$200; on amounts over \$250,000 and up to \$350,000, \$250; and an additional fee of \$50 for every \$100,000 over \$350,000.

66. All applications for Private Bills properly the subject of legislation by the Legislative Assembly of Ontario, within the purview of "The British North America Act, 1867," shall require a Notice, clearly and distinctly specifying the nature and object of the application and, where the application refers to any proposed work, indicating generally the location of the work, and signed by or on behalf of the applicants, such Notice to be published as follows, viz:

A notice inserted in The Ontario Gazette and in one newspaper published in the Municipality affected, or if there be no newspaper published therein, then in a newspaper in the next nearest municipality in which a newspaper is published.

Such notice shall be continued in each case for a period of at least six weeks, during the interval of time between the close of the next preceding Session and the consideration on the Petition.

If the application is by a Municipal Corporation for authority to issue debentures the notice shall set out the particulars of the existing debenture debt and the amount of rateable property of the Municipality according to the last revised assessment roll of the Corporation, and in brief and general terms, the object for which the new issue of debentures is required.

- 67. Before any Petition praying for leave to bring in a Private Bill for the erection of a Toll bridge is received by the House, the person or persons intending to petition for such Bills shall, upon giving the Notice required by preceding Rule, also, at the same time and in the same manner, give Notice of the rates which they intend to ask, the extent of the privileges, the height of the arches, the interval between the abutments or piers for the passage of rafts and vessels, and mentioning also whether they intend to erect a drawbridge or not, and the dimensions of the same.
- 68. Before any Petition praying for leave to bring in a Bill for the construction of Railways, Tramways or canals is received by the House, the person or persons petitioning for such Bill shall deposit with the Clerk the following documents:
- 1. A map or plan upon a scale of not less than half an inch to the mile, showing the location upon which it is intended to construct the proposed work, and showing also the line of existing or authorized works of a similar character within, or in any way affecting the district or any part thereof which the proposed work is intended to serve. Such map or plan to be signed by the Engineer or other party making the same.
- 2. A book of reference in which shall be clearly set out the following information in separate schedules, namely:

SCHEDULE A.—The name of each municipality within which the proposed works or any part thereof are intended to be constructed; the population of each such municipality as returned by the next preceding census, the rateable value of the property within each such municipality, as returned by the next preceding assessment rolls thereof; and this schedule may contain in a separate statement similar information as to the adjoining districts intended to be served by the proposed work.

Schedule B.—A general description of the nature, extent and proposed character of the contemplated works, and an estimate of the probable cost thereof, distinguishing the general items of construction and the cost thereof respectively, as well as the nature, extent and probable cost of all engines and car stock or other outfit or equipment necessary to the use and operation of the proposed undertaking, such schedule to be signed by the Engineer, or other person preparing the same.

Schedule C.—An exhibit showing the total amount of capital proposed to be raised for the purposes of the undertaking and the manner in which it is proposed to raise the same, whether by ordinary shares, bonds, debentures or other securities, and the amounts of each respectively.

Schedule D.—An estimate of the probable revenues of the proposed undertaking showing the sources whence the same are expected to be derived; the annual earnings thereof respectively; the probable annual cost of operation or working expenditure, and the annual net revenue applicable to the payment of interest on the proposed investments, such schedules to be signed by the person preparing the same.

- 72. When any Bill for confirming any Letters Patent, or Agreement, is presented to the House, the copy of such Letters Patent, or Agreement, shall be attached to it.
- 74. Every Private Bill, when read a first time shall, uuless it be an Estate Bill or a Bill providing for the consolidation of a floating debt or for the consolidation or renwal of debentures (other than local improvement debentures) of a Municipal Corporation, shall stand referred to the proper Standing Committee, and all petitions before the House, for or against the Bill, are considered referred to such Committee.
- 75. Every Private Bill, in so far as it provides for the consolidation of a floating debt or for the consolidation or renewal of debentures (other than local improvement debentures) of a Municipal Corporation when a Bill has been read the first time, shall, without special reference, stand referred to The Ontario Railway and Municipal Board for their report; and a copy of such Bill and of the Petition on which the same is founded shall be forthwith transmitted by the Clerk of the House to the Board, in order that the Board may, after an inquiry into the allegations set out in the Bill, and into any other matters which the Board may deem necessary in connection therewith, report to the House whether or not it is reasonable that such Bill or part thereof relating to the matters afore-said shall be passed; and what alterations, if any, should be made in the same, and the Board shall make such inquiry accordingly and shall sign the same; and the said Report, Bill and Petition shall be transmitted to the Clerk, and the Report shall be read by the Clerk at the Table and shall be entered on the Journals of the House, and the Bill, together with the Report, shall stand referred to the Standing Committee on Private Bills.
- 76. Every Estate Bill, when read a first time shall without special reference, stand referred to the Commissioners of Estate Bills, for their Report, and a copy of such Bill, and of the Petition on which the same is founded, shall be forthwith transmitted by the Clerk of the House to the said Commissioners, or one of them in order that they, or any two of them, may, after perusing the Bill, without requiring any proof of the allegations thereof, report to the House their opinion thereon under their hands; and whether presuming the allegation contained in the preamble to be proved to the satisfaction of the House, it is reasonable that such Bill do pass into a law; and whether the provisions thereof are proper for carrying its purposes into effect, and what alteration or amendments, if any, are necessary in the same, and in the event of the approving the said Bill they are to sign the same; and the said Report, with the said Bill and Petition, are to be

transmitted by the said Commissioners to the Clerk; and the Report shall be read by the Clerk at the Table, and shall be entered on the Journals of the House; and the Bill, together with the Report, shall stand referred to the Standing Committee on Private Bills, which is not to consider the said Bill, before the delivery of the said report, Bill and Petition to the Chairman of the said Committee.

77. In the event of the Commissioners of Estate Bills reporting that, in their opinion, it is not reasonable that the Bill submitted to them shall pass into law such Bill shall not be further considered.

ALEX. C. LEWIS, Q.C. Clerk of the Legislative Assembly of Ontario.

(Oct., 1939)

T.F.N.

#### **Corporation Notices**

#### NORTH AMERICAN INVESTMENTS LIMITED

TAKE NOTICE that at a special general meeting of the shareholders of the Company held on the 10th day of April, 1952, a resolution was passed authorizing the Company to surrender its charter under the provisions of The Companies Act (Ontario).

AND FURTHER TAKE NOTICE that if you have any claim against the said Company, proof of such claim must be filed with North American Investments Limited, Room 601, 112 Yonge Street, Toronto, Ontario, within thirty days of the day of this notice, after which time the assets of the Company will be distributed among the persons entitled thereto, having regard only to the claims of which the Company then has notice.

Dated at Toronto, this 3rd day of May, 1952.

NORTH AMERICAN
INVESTMENTS LIMITED,
By B. NIXON APPLE,
Secretary.

(929)

#### McLEOD, YOUNG, WEIR & COMPANY LIMITED

By-Law No. 14

BE IT ENACTED as a by-law of McLeod, Young, Weir & Company Limited as follows:

- 1. The number of directors of the Company be and the same is hereby varied by increasing the number of the directors from ten to thirteen.
- 2. Six of the directors shall form a quorum for the transaction of business.
- 3. The by-laws of the Company are hereby amended to conform to the foregoing.

Enacted this 19th day of April, 1952.

Witness the corporate seal of the Company.

W. E. YOUNG, President.

(C.S.)

R. J. G. REINER, Secretary. Certified a true and correct copy of By-law No. 14 enacted by the Directors of the Company on the 19th day of April, 1952 and subsequently confirmed in writing by all the shareholders of the Company, pursuant to Section 125 of The Companies Act (Ontario).

R. J. G. REINER, Secretary.

(930)

18

#### DAVIS & HENDERSON COMPANY LIMITED

By-Law Number 10

BE IT ENACTED and it is hereby enacted as a by-law of Davis & Henderson Company Limited (herein called the "Company") that:

- 1. There shall be a Chairman of the Board of Directors and he shall be elected by the Directors and shall be one of their number. He shall preside at any or all meetings of the Board of Directors and shall exercise general supervision over the financial affairs of the Company.
- 2. The President shall be the chief executive officer of the Company and shall have and exercise all the powers and duties assigned to him by the by-laws of the Company, except as are assigned to the Chairman of the Board of Directors by this by-law.

Enacted and passed this 1st day of February, A.D. 1952.

Q. B. HENDERSON,
President.
E. G. HENDERSON,
Secretary.

(931)

18

#### NEW JOLLY MILLER HOTEL LIMITED

Under The Companies Act (Ontario) New Jolly Miller Hotel Limited hereby gives notice that it will make application to His Honour the Lieutenant-Governor of Ontario for acceptance of the surrender of its Charter on and after a date to be fixed by the Lieutenant-Governor.

Dated this 21st day of April, 1952.

MICHAEL REIN, Secretary.

(937)

18

NOTICE IS HEREBY GIVEN that RUCKER PUBLICATIONS LIMITED will make application to His Honour the Lieutenant-Governor for leave to surrender its Charter on and after a date to be fixed by the Lieutenant-Governor.

Dated at Toronto this 30th day of April, A.D. 1952.

(938)

18

## KILMER, VAN NOSTRAND LIMITED (Private Company)

#### By-LAW No. 9

BE IT ENACTED and it is hereby enacted as a by-law of Kilmer, Van Nostrand Limited (herein called the "Company") as follows:

- 1. The number of Directors of the Company be and the same is hereby increased from three to five so that the Board of Directors of the Company shall hereafter be composed of five Directors.
- 2. Three Directors shall constitute a quorum at any meeting of the Board of Directors.
- 3. All prior by-laws, resolutions and proceedings of the Company inconsistent herewith are hereby amended, modified and revised in order to give effect to this by-law.

Enacted this 3rd day of March, A.D. 1952.

Witness the Corporate Seal of the Company.

C. E. KILMER,
President.
JOHN E. KILMER,
Secretary.

(939)

18

#### VENCO METALS LIMITED

By-LAW No. 6

A By-law increasing the number of Directors from three to four

BE IT ENACTED and it is hereby enacted as a By-law of Venco Metals Limited, that the number of Directors of Venco Metals Limited be and they are hereby increased from three to four.

And that the By-laws of the Company be and they are hereby amended to accord with the foregoing.

Passed by the Directors and sealed with the corporate seal of the Company this 15th day of April, 1952.

M. MILROD,
President.
G. V. MILROD,
Secretary.

Certified a true copy of By-law No. 6 of Venco Metals Limited, enacted by the Directors on the 15th day of April, 1952, ratified by the Shareholders of the said Company at a meeting held on the 15th day of April, 1952.

G. V. MILROD, Secretary.

(903)

18

#### By-law Number A. 5

Whereas it is deemed expedient to change the location of the head office of the Company.

BE IT ENACTED as a by-law of HOGG AND LYTLE LIMITED, (hereinafter called the "Company") as follows:

That the location of the head office of the Company be and the same is hereby changed from the Village of Oakwood in the Province of Ontario to Queen's Quay at Spadina in the City of Toronto, in the Province of Ontario.

Enacted this 3rd day of April, 1952.

Witness the corporate seal of the Company.

F. W. PRESANT,
President.
G. W. HAWES,
Secretary-Treasurer.

Certified true copy.

G. W. HAWES, Secretary-Treasurer.

(926)

18

## CUSTOM COLD STORAGE DOOR & EQUIPMENT LIMITED

NOTICE IS HEREBY GIVEN that Custom Cold Storage Door & Equipment Limited will make an application to His Honour the Lieutenant-Governor for leave to surrender its charter.

Dated at London, Ontario, this 26th day of April, A.D. 1952.

H. D. PORTER, Secretary.

(927)

18

#### By-LAW NUMBER 5

BE IT ENACTED and it is hereby enacted as a by-law of E. A. LISK AND SONS LIMITED (herein called the "Company") as follows:

- 1. The number of Directors of the Company be and the same is hereby increased from three to four, so that the Board of Directors of the Company shall hereafter be composed of four Directors.
- 2. Three Directors shall constitute a quorum at any meeting of the Board of Directors.
- 3. All prior by-laws, resolutions and proceedings of the Company inconsistent herewith are hereby amended, modified and revised in order to give effect to this by-law.

Enacted this 7th day of April, 1952.

Witness the corporate seal of the Company.

HAROLD S. LISK,
President.
WESLEY J. LISK,
Secretary.

I hereby certify that the above is a true copy of By-law Number Five of E. A. Lisk & Sons Limited passed at a meeting of Directors of E. A. Lisk & Sons Limited held on the 7th day of April, 1952, and unanimously approved, ratified and confirmed at a meeting of shareholders of E. A. Lisk & Sons Limited held on the 7th day of April, 1952.

Dated at the Village of Eganville this 16th day of April, 1952.

WESLEY J. LISK, Secretary.

(928)

#### CANNINGTON CEREAL INDUSTRIES, LIMITED

NOTICE IS HEREBY GIVEN that Cannington Cereal Industries, Limited is making application to His Honour the Lieutenant-Governor of Ontario for the acceptance of the surrender of its charter.

Dated this 25th day of April, 1952.

CANNINGTON CEREAL INDUSTRIES, LIMITED By its Solicitors, HARRIS, KEACHIE & JOHNSON.

(914)

#### ST. DAVIDS HALL COMPANY, LIMITED

Under The Companies Act (Ontario) St. Davids Hall Company, Limited hereby gives notice that it will make application to His Honour, the Lieutenant-Governor of the Province of Ontario, for an Order accepting the surrender of its charter on and after a date to be fixed by the Lieutenant-Governor.

Dated this 24th day of April, 1952.

F. A. DALGLEISH, President.

(915)

#### MEMORIAL GARDENS ASSOCIATION LIMITED

#### By-law Number 4

BE IT ENACTED and it is hereby enacted as a by-law of Memorial Gardens Association Limited, hereinafter called the Company, as follows:

- 1. The number of the Directors of the Company be and it is hereby increased from three to five.
- 2. The by-laws of the Company be and they are hereby amended to accord with the foregoing.

Enacted this 15th day of June, A.D. 1951.

Witness the corporate seal of the Company.

C. C. CARROTHERS, Secretary.

Certified a true copy of a by-law enacted by the directors of Memorial Gardens Association Limited on the 15th day of June, A.D. 1951, and confirmed by the shareholders at a meeting duly called and held on the 15th day of June, A.D. 1951.

C. C. CARROTHERS, Secretary.

(920)

#### WHITECHAPEL MEMORIAL GARDENS LIMITED

#### By-law Number 4

BE IT ENACTED and it is hereby enacted as a by-law of Whitechapel Memorial Gardens, Limited, hereinafter called the Company, as follows:

- 1. The number of the Directors of the Company be and it is hereby increased from three to five.
- 2. The by-laws of the Company be and they are hereby amended to accord with the foregoing.

Enacted this 15th day of June, A.D. 1951.

Witness the corporate seal of the Company.

C. C. CARROTHERS. Secretary.

Certified a true copy of a by-law enacted by the directors of Whitechapel Memorial Gardens Limited on the 15th day of June, A.D. 1951, and confirmed by the shareholders at a meeting duly called and held on the 15th day of June, A.D. 1951.

C. C. CARROTHERS, Secretary.

(921)

1.8

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#### MEMORY GARDENS LIMITED

#### BY-LAW NUMBER 4

BE IT ENACTED and it is hereby enacted as a by-law of Memory Gardens Limited, hereinafter called the Company, as follows:

- 1. The number of the Directors of the Company be and it is hereby increased from three to five.
- 2. The by-laws of the Company be and they are hereby amended to accord with the foregoing.

Enacted this 15th day of June, A.D. 1951.

Witness the corporate seal of the Company.

C. C. CARROTHERS, Secretary.

Certified a true copy of a by-law enacted by the directors of Memory Gardens Limited on the 15th day of June, A.D. 1951, and confirmed by the shareholders at a meeting duly called and held on the 15th day of June, A.D. 1951.

C. C. CARROTHERS, Secretary.

(922)

18

#### WALTER E. CALVERT LIMITED

#### By-Law Number 4

BE IT ENACTED and it is hereby enacted as By-law Number 4 of Walter E. Calvert Limited, hereinafter called the Company as follows:

- 1. The number of the Board of Directors of the Company be and it is hereby increased from three to ten.
- 2. By-law Number 1, paragraph 3, of the by-laws of the Company be and it is hereby amended to agree with the foregoing.

Enacted this 27th day of December, A.D. 1950.

As witness the corporate seal of the Company.

C. WRIGHT,
President.
C. C. CARROTHERS,
Secretary.

Certified to be a true copy of By-law Number 4 of the by-laws of Walter E. Calvert Limited enacted on the 27th day of December, A.D. 1950, and confirmed by the shareholders of the Company on the 27th day of December, A.D. 1950.

C. C. CARROTHERS, Secretary.

(923)

18

#### CANADA COAL LIMITED

Certified copy of motion of Shareholders' Meeting of Canada Coal Limited, June 27th, 1951:

"It was moved by H. G. Schmidt and seconded by R. O. Petman that the By-law of the Company, Article No. 3, Section 1, be amended to increase the Directors from five to six." Carried.

Certified correct.

R. O. PETMAN,
President.
G. C. THOMPSON,
Secretary.

(935)

18

## GARTSHORE-THOMSON PIPE & FOUNDRY CO. LIMITED

By-law No. 8

Being a By-law increasing the number of Directors of the Company

BE IT ENACTED and it is hereby enacted as a By-law of the Company that:

- 1. The number of the directors of the Company be and the same is hereby increased from three to five.
- 2. Three directors shall constitute a quorum at any meeting of the board of directors.
- 3. The by-laws of the Company are hereby amended to give effect to this by-law.

Enacted this 30th day of November, 1951.

Witness the corporate seal of the Company.

T. F. RAHILLY,
President.
J. R. RANFORD,
Secretary.

Certified to be a true copy of By-law No. 8 of Gartshore-Thomson Pipe & Foundry Co. Limited by the directors on the 30th day of November, 1951, and unanimously confirmed by the shareholders on the 7th day of April, 1952.

Dated this 7th day of April, 1952.

J. R. RANFORD, Secretary.

#### **Notice to Creditors**

In the matter of The Bulk Sales Act and the sale in bulk of the Greeting Card Business known as GOODWILL GREETING CARDS of Toronto, in the County of York, Province of Ontario, by A. C. Chapman, as vendor, to the Homer Warren Company, as purchaser.

NOTICE IS HEREBY GIVEN that the said A. C. Chapman did, on the 18th day of April, 1952, make a bulk sale of his business known as Goodwill Greeting Cards to the Homer Warren Company and that the undersigned has been appointed to act as Trustee pursuant to the provisions of The Bulk Sales Act, R.S.O. 1950.

NOTICE IS FURTHER GIVEN that those having claims against the said vendor are required to file with the undersigned Trustee a statutory declaration on or before May 21st, 1952, as after that date the Trustee will proceed to distribute the proceeds of the sale, having regard only to those claims of which the Trustee has then notice.

Dated at Toronto this 22nd day of April, 1952.

THE CANADIAN CREDIT MEN'S TRUST ASSOCIATION LIMITED, 137 Wellington Street West, Toronto, Ontario,

Trustee.

(904)

18

## Change of Name Act

TAKE NOTICE that His Honour Alibert St. Aubin has appointed Wednesday, May 28th, 1952, at 2.00 p.m. in his Chambers in the Court House in the City of Sudbury to hear the application of Alexander Alexanderovitch Tolmazoff, 17 Manor Road, Minnow Lake, Ontario, to change his name to John Alexander Coleman and the name of his wife, Margaret Tolmazoff to Margaret Coleman and the name of his infant son Martin Tolmazoff to Martin Coleman.

Dated at Sudbury, Ontario, this 25th day of April, A.D. 1952.

P. J. McANDREW, Q.C., Sudbury, Ontario. Solicitor for Applicant.

(916)

18

TAKE NOTICE that John Zafirion, of the City of London in the County of Middlesex, will apply to His Honour Judge Ian MacRae at his Chambers in the Court House, London, Ontario, on the 4th day of June, 1952, at ten o'clock in the forenoon, to change his name to John Jefferies, and the name of his wife Maria Zafirion to Maria Jefferies, and the names of their children Alexander Zafirion to Alexander Jefferies,

Katheriene Zafirion to Katheriene Jefferies, and Nicholeta Zafirion to Nicholeta Jefferies.

All of the said persons reside at 179 John Street, London, Ontario.

Dated at London, this 26th day of April, 1952.

BRADEN & McALISTER, 301 Dundas Bldg., London, Ont. Solicitors for the Applicant.

(917)

NOTICE IS HEREBY GIVEN, pursuant to this Act, that the application of Edward Gniazdoski, residing in the Town of Huntsville in the District of Muskoka, to change his name to Edward Stewart Manning will be heard by His Honour Judge Wright in his Chambers in the Court House at Bracebridge, Ontario, on the 10th day of June, 1952, at the hour of 10.30 o'clock in the forenoon.

Dated at Huntsville, Ontario, this 29th day of April, 1952.

F. B. SCHUCH, Huntsville, Ontario, Solicitor for the Applicant.

(940)

TAKE NOTICE that George Ellis Bayer, of the Town of Fort Frances, in the District of Rainy River, Trucker, vill apply to His Honour Henry Joseph Michael Donley, Judge of the District Court of the District of Rainy River, at the Court House, Fort Frances, Ontario, on Monday the 2nd day of June, 1952, at the hour of 10.00 o'clock in the forenoon to change his name to George Ellis Byer.

Dated at Fort Frances this 28th day of April, A.D. 1952.

EUSTACE & SMITH, 226 Scott Street, Fort Frances, Ontario. Solicitor for the Applicant.

(941)

TAKE NOTICE that an application will be made before the presiding Judge, in Chambers, City Hall Toronto, at 10.30 in the forenoon, on the 5th day of June, 1952, by Maurice Harry Carp of 2296 Bloor Street, West, Toronto, Ontario, to change his name to Maurice Harry Carr, and the name of his wife to Eva Carr.

Dated at Toronto, this 23rd day of April, 1952.

JOHN F. HARGRAVE, Ste. 507, 85 Richmond St. W., Toronto, Ontario. Solicitor for the Applicant. NOTICE IS HEREBY GIVEN that pursuant to the provision of the above Act, application will be made by Leo Joseph Yates of the City of Sudbury, on Wednesday, the 28th day of May, 1952, at the hour of Three o'clock in the afternoon, before the Judge of the District Court, at the Court House, in the City of Sudbury to change his name as follows: Leo Joseph Yates to Leo Joseph MacPhail.

Dated at Sudbury, Ontario, this 26th day of April, A.D. 1952.

O. J. GODIN, Sudbury, Ontario. Solicitor for the Applicant.

(933)

10

#### Miscellaneous Notices

NOTICE IS HEREBY GIVEN that I, Kenneth Stewart Dawe of Toronto, in the Province of Ontario, a member of the Bar of Nova Scotia, intend to apply to the Benchers of the Law Society of Upper Canada in the month of June, 1952, to be called to the Bar and admitted to practise as a Solicitor in the Province of Ontario.

Dated at Toronto, the 17th day of March, 1952.

K. S. DAWE,68 Balsam Ave.,Toronto, Ontario.

(690)

13-14-15-16-17-18-19-20

#### NOTICE OF INTENTION

NOTICE IS HEREBY GIVEN that I, LAW-RENCE MELVILLE MACLEOD, of the City of London, in the Province of Ontario, a member of the Bar of Nova Scotia, intend to apply to the Benchers of the Law Society of Upper Canada in the month of June, 1952, to be called to the Bar and admitted to practise as a Solicitor in the Province of Ontario.

Dated at London, Ontario, the 7th day of April, A.D. 1952.

L. M. MACLEOD, 660 Richmond St., London, Ont. Applicant.

(797)

18

(844)

15-16-17-18-19-20-21-22

#### CANADIAN NATIONAL RAILWAYS

SEMI-ANNUAL SALE

of Unclaimed, Refused and Damaged Freight will be held at

FREIGHT SHED

Simcoe and Front Streets, Toronto.

Tuesday, May 27th, 1952, at 10.00 a.m.

Auctioneer—FRANK WADDINGTON.

16-17-18-19-20-21

#### NOTICE OF INTENTION

NOTICE IS HEREBY GIVEN that I, Kenneth Young Hinton of the city of Niagara Falls, in the Province of Ontario, a member of the Bar of the Province of New Brunswick, intend to apply to the Benchers of the Law Society of Upper Canada in the month of June, 1952, to be called to the Bar and admitted to practise as a Solicitor in the Province of Ontario.

Dated at Niagara Falls, the 8th day of April, A.D. 1952.

K. Y. HINTON,520 Queen Street,Niagara Falls, Ontario.

(827)

16-17-18-19-20-21-22-23

#### LAND TITLES ACT

In the matter of the southerly eighteen feet of the northerly ninety-two feet of Lot 23 according to Plan 152 registered in the Registry Office for the City of Toronto.

NOTICE IS HEREBY GIVEN that William John Evans and Kathleen Evans have made an application to the Master of Titles for a Certificate of Title to the above-mentioned property under the Land Titles Act, whereof they claim to be the owner in fee, free from all encumbrances.

Wherefore any other person having or claiming to have any title to or interest in the said land or any part thereof is required on or before the nineteenth day of May, 1952, to file a statement of his claim in my office in the City of Toronto, and to serve a copy on Brown and Beck, 44 King Street West, Toronto, Solicitors for the applicants, and in default every such claim may be barred, and the title of the applicants becomes absolute and indefeasible subject only to the reservations mentioned in sections 10 and 24 of the said Act.

The address of the said William John Evans and Kathleen Evans for service is c/o Brown and Beck, Solicitors, 44 King Street, West, Toronto.

Dated this twenty-fifth day of April, 1952.

W. M. MAGWOOD, Master of Titles.

(918)

18

#### Sheriff's Sale of Lands

UNDER AND BY VIRTUE of an execution against Lands and Tenements issued out of the Fourth Division Court of the County of Renfrew in the Province of Ontario, to me directed, against the Lands and Tenements of James L. O'Brien, I have seized and taken in execution all the right, title, interest and equity of redemption of James L. O'Brien, the defendant in and to:

All and singular that certain parcel or tract of land and premises situate, lying and being in the Town of Arnprior, in the County of Renfrew and Province of Ontario and being composed of lot One Hundred and Forty-five (145) on the west side of Bridge Street as said lot is shown and laid down on

plan of subdivision of lots 2 and 3 in Concession C of the Township of McNab (Now within the limits of the Town of Arnprior) registered in the Registry Office for the Registry Division of the County of Renfrew on the 20th day of September, A.D. 1948 as number 231.

All of which said right, title, interest and equity of redemption of the said James L. O'Brien, in the said lands, I shall offer for sale by Public Auction in my Office at the Court House, in the Town of Pembroke, Tuesday August, 5th A.D. 1952.

Dated at Pembroke, this 24th day of April, A.D.

1952.

W. H. GIBSON, Sheriff, County of Renfrew.

(919)

18

UNDER AND BY VIRTUE of a Writ of Execution and Capias issued out of the Court of General Sessions of the Peace, to me directed, against the goods and chattels and lands and tenements of Rose Baird, I have seized and taken in execution all the right, title, interest and equity of redemption of Rose Baird, the Surety, in and to:

All and Singular that certain parcel or tract of land and premises situate, lying and being in the City of Toronto in the County of York and being composed of lot number eighty-two (82) on the west side of Howland Avenue according to plan registered in the Registry Office for the said City of Toronto as number 817.

On the property there is said to be erected a two storey and attic, detached, brick dwelling, full basement, open verandah, eight rooms, standard bath, hot water heating, no garage facilities.

All of which said right, title, interest and equity of redemption of the said Rose Baird, in the said lands and tenements, I shall offer for sale by public auction in my office, Room 113, City Hall, Toronto, on Tuesday, August 19, A.D. 1952, at 2.15 p.m.

Dated at Toronto this 22nd day of April, A.D. 1952.

J. D. CONOVER, Sheriff, County of York.

(901)

18

#### COUNTY OF GREY

To WIT:

UNDER AND BY VIRTUE of a Writ of Fieri Facias out of the County Court of the County of Grey, to me directed, and delivered against the lands and tenements of Amy Tippen, in a certain action in which Alan Stanley Bodle is Plaintiff, and the said Amy Tippen is Defendant, I have seized and taken in execution and will offer for sale by public auction at my Office in the City of Owen Sound, in the County of Grey, on Wednesday, the 6th day of August, 1952, at 11 a.m., all the estate, right, title and interest and equity of redemption of the said Defendant, Amy Tippen, into and out of all and singular that certain parcel or tract of land and premises situate, lying and being in the County of Grey and Province of Ontario, and being composed of Lot 213 (in red ink) according to Registered Plan Number 309 for the Town of Meaford.

FREDERIC TRISTRAM EGENER, Sheriff, County of Grey.

Sheriff's Office, Owen Sound, Ont. April 24, 1952.

(905)

18

#### Treasurer's Sale of Lands for Taxes

#### TREASURER'S SALE OF LAND FOR TAXES

To Wit:
BY VIRTUE OF A WARRANT issued by the Reeve of the Village of Marmora and being dated the 16th day of February, 1952, for collection of the arrears of taxes due upon the undermentioned lands, in the Village of Marmora, which are patented, I shall, on the 3rd day of June, 1952, at the hour of 2 o'clock in the afternoon, at the Council Chamber, in the Town Hall of the Village of Marmora, proceed to sell the lands by public auction, to discharge such arrears, together with all charges thereon, unless the same are sooner paid.

MIRIAM SAVAGE, Treasurer.

Published in The Ontario Gazette, March 1st, April 5th, May 3rd, 1952.

(436)

9-14-18

## TREASURER'S SALE OF LAND FOR TAXES MUNICIPALITY OF THE TOWNSHIP OF CONMEE

#### DISTRICT OF THUNDER BAY

To WIT:

BY VIRTUE OF A WARRANT issued by the Reeve of the Township of Conmee under his hand and the seal of the said Corporation, bearing the date the 5th day of January, 1952, sale of lands in arrears of taxes in the Township of Conmee will be held at No. 1 School at the hour of two o'clock in the afternoon on the 2nd day of August, 1952, unless the taxes and costs are sooner paid.

Notice is hereby given that the list of lands for sale for arrears of taxes was published in The Ontario Gazette on the 3rd day of May, 1952, and that copies of the said list may be had at my office.

Treasurer's Office, this 19th day of April, 1952.

FRANCES M. PAJAMAKI, Treasurer.

Adjourned sale will take place on August 16th, 1952, at the same place and hour. The Municipality intends to purchase unsold properties at this sale.

intends to purchase unsold properties at this sale.					
					Patented or
Lot and Concession	Acres	Arrears	Costs	Total	Unpatented
R. 1, Lot E, Con. 3	75	\$50.05	\$3.94	\$53.99	Patented
E. ½ N. ½ Lot B, Con. 3	$79\frac{1}{2}$	72.80	4.51	77.31	Patented
S. ½ Lot B, Con. 4	$162\frac{1}{2}$	145.60	6.33	151.93	Patented
S. ½ Lot C, Con. 4	$160\frac{1}{2}$	145.60	6.33	151.93	Patented
S. ½ S. ½ Lot D, Con. 4	80	72.80	4.51	77.31	Patented
N. ½ S. ½ Lot D, Con. 4	80	72.80	4.51	77.31	Patented
N. pt. Lot E, Con. 4.	80	72.80	4.51	77.31	Patented
N. ½ Lot B, Con. 4	$162\frac{1}{2}$	145.60	6.33	151.93	Patented
S. ½ N. ½ Lot C, Con, 4	80 ~	72.80	4.51	77.31	Patented
N. ½ N. ½ Lot C, Con. 4	80	72.80	4.51	77.31	Patented
S. ½ and N.W. ¼ S. ½ Lot B, Con. 5	120	109.20	5.42	114.62	Patented
N.E. 1/4 S. 1/2 Lot B, Con. 5.	40	36.40	3.60	40.00	Patented
S.E. pt. S. ½ Lot C, Con. 5	321/2	27.30	3.37	30.67	Patented
S.W. pt. S. ½ Lot C, Con. 5.	361/2	31.45	3.47	34.92	Patented
N.E. ¼ S. ½ Lot C, Con. 5.	40	36.40	3.60	40.00	Patented
N.W. 1/4 S. 1/2 Lot C, Con. 5	361/4	31.45	3.47	34.92	Patented
S. ½ Lot D, Con. 5	381/2	31.45	3.47	34.92	Patented
S. pt. N. pt. Lot C, Con. 5.	65	54.60	4.05	58.65	Patented
E. pt. N. ½ Lot C, Con. 2	60	54.60	4.05	58.65	Patented
W. pt. N. ½ Lot C, Con. 2.	991/2	91.00	4.96	95.96	Patented
N. ½ N. ½ Lot B, Con. 2	80	72.80	4.51	77.31	Patented
	80	72.80	4.51	77.31	Patented
S. ½ N. ½ Lot B, Con. 2	80	72.80	4.51	77.31	Patented
W. ½. S. ½ Lot D, Con. 2	50	45.50	3.83	49.33	Patented
Lot D, Con. 1	40	36.40	3.60	40.00	Patented
S.E. pt R. 394, Con. 7	80	135.66	6.08	141.74	Patented
N. ½ S. ½ Lot 4, Con. 4	80	76.08	4.59	80.67	Patented
S. ½ S. ½ Lot 4, Con. 4	1601/2	406.31	12.84	419.15	Patented
N. ½ Lot 5, Con. 10	15	19.27	3.17	22.44	Patented
Pt. N. ½ Lot A, Con. 5	1	14.35	3.04	17.39	Patented
N. pt. Lot E, Con. 2.	152	207.10	7.86	214.96	Patented
N. ½ Lot 7, Con. 7	1631/2	183.77	7.27	191.04	Patented
N. ½ Lot 7, Con. 3	$103\frac{7}{2}$ $153$	180.75	7.20	187.95	Patented
N. ½ Lot 10, Con. 7	80	96.40	5.09	101.49	Patented
S. ½ N. ½ Lot 1, Con. 3	40	48.20	3.89	52.09	Patented
N.E. 1/4 N. 1/2 Lot A, Con. 2	80	76.12	4.59	80.71	Patented
K. 55, pt. Lot B, Con. 8		151.89	6.48	158.37	Patented
S. ½ Lot 10, Con. 8.	$160\frac{1}{2}$	151.85	6.48	158.33	Patented
N. ½ Lot 10, Con. 8	$159\frac{1}{2}$	131,03	0.40	100.00	1 atented

18



## Publications Under The Regulations Act

MAY 3rd, 1952

#### THE REGISTRY ACT

O. Reg. 177/52. Designation of Areas. New and Revoking O. Regs. 143/51. Made—17th April, 1952. Filed—18th April, 1952, 3.00 p.m.

## REGULATIONS MADE BY THE INSPECTOR UNDER THE REGISTRY ACT

- 1. Each of the registry divisions named in Schedule 1 is designated an area to which section 32 of the Act applies.
  - 2. Ontario Regulations 143/51 are revoked.

HUGH H. DONALD Inspector of Legal Offices

Toronto the 17th day of April, 1952.

#### SCHEDULE 1

- 1. The County of Lincoln.
- 2. The City of Ottawa.
- 3. The County of Simcoe.
- 4. Toronto.
- 5. The East and West Ridings of the County of York.

(870)

#### THE TEACHERS' SUPERANNUATION ACT

O. Reg. 178/52. General Amendments. Amending Regulations 358 of Consolidated Regulations 1950. Made—17th April, 1952. Filed—21st April, 1952, 9.00 a.m.

## REGULATIONS MADE UNDER THE TEACHERS' SUPERANNUATION ACT

- 1.—(1) Subregulation 1 of regulation 10 of Regulations 358 of Consolidated Regulations of Ontario 1950 is amended by striking out the figures "1952" in the second line and substituting therefor the figures "1954".
- (2) Subregulation 2 of regulation 10 of Regulations 358 of Consolidated Regulations of Ontario 1950 is amended by striking out the figures "1952" in the first line and substituting therefor the figures "1954".
- 2. Regulation 11 of Regulations 358 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:

#### ACTIVE SERVICE - WORLD WAR I

11. Every person who obtained leave of absence from his employment for the purpose of

entering active service in World War I or who ceased to be employed prior to entering the service or who became employed subsequent to the service may, on producing proof of service, count the period of service as if it were a period of employment

- (a) if not later than the 30th of June, 1953, he enters into an agreement with the Commission to pay the amount calcuated in respect of the period of active service subsequent to the 1st of April, 1917, on an annual salary of \$550 with accumulated interest at the rate of 4¾ per cent per year compounded half-yearly, or
- (b) if not later than the 31st of December, 1954, he enters into an agreement with the Commission to pay the amount calculated in respect of the period of active service subsequent to the 1st of April, 1917, on an annual salary of \$1,000 with accumulated interest at the rate of 4¾ per cent per year compounded halfyearly.
- 3.—(1) Subregulation 1 of regulation 12 of Regulations 358 of Consolidated Regulations of Ontario 1950 is amended by striking out the word "was" in the sixth line and substituting therefor the word "were" and by striking out the figures "1951" in the seventh line and substituting therefor the figures "1954".
- (2) Subregulation 2 of regulation 12 of Regulations 358 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:
  - (2) Every person who entered active service in World War II and who was not previously employed but is subsequently employed shall be permitted, on producing proof of the service, to count the period of the service as if it were a period of employment
    - (a) if not later than the 30th of June, 1953, he enters into an agreement with the Commission to pay the amount calculated on the rate of salary not less than \$550 per annum in respect of any period before the 1st of September, 1945, and \$800 in respect of any period after that date and not more than the initial salary that he received on becoming employed, with accumulated interest at the rate of 434 per cent per year compounded half-yearly, or
    - (b) if not later than the 31st of December, 1954, he enters into an agreement with the Commission to pay the amount calculated in respect of the period of active service on an annual salary of \$1,000 or on any greater rate of salary he received during his first year of employment after the period of service with accumulated interest at the rate of 4¾ per cent per year compounded half-yearly.
- 4.(1) Subregulation 1 of regulation 13 of Regulations 358 of Consolidated Regulations of Ontario 1950 is amended by striking out the word "was" in the thirteenth line and substituting therefor the word "were" and by striking out the figures "1951" in the fifteenth line and substituting therefor the figures "1954".

- (2) Subregulation 2 of regulation 13 of Regulations 358 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:
  - (2) Every person who entered special war service in World War II and who was not previously employed but is subsequently employed shall be permitted, on producing proof of the service, to count the period of the service as if it were a period of employment
    - (a) if not later than the 30th of June, 1953, he enters into an agreement with the Commission to pay the amount equal to his own contributions and that which the Treasurer of Ontario would have made on his behalf had he been employed calculated on the rate of salary not less than \$550 per annum in respect of any period before the 1st of September, 1945, and \$800 in respect of any period after that date and not more than the initial salary that he received on becoming employed, with accumulated interest at the rate of 4¾ per cent per year compounded half-yearly, or
    - (b) if not later than the 31st of December, 1954, he enters into an agreement with the Commission to pay the amount equal to his own contributions and that which the Treasurer of Ontario would have made on his behalf had he been employed calculated in respect of the period of special war service on an annual salary of \$1,000 or on any greater rate of salary he received during his first year of employment after the period of special war service with accumulated interest at the rate of 4¾ per cent per year compounded halfyearly.

(871)

#### THE DEPARTMENT OF EDUCATION ACT

O. Reg. 179/52.
Grants for Non-Profit Camps.
New and Revoking Regulations 61 of
Consolidated Regulations 1950.
Made—20th March, 1952.
Approved—17th April, 1952.
Filed—21st April, 1952, 9.10 a.m.

REGULATIONS MADE BY THE MINISTER UNDER THE DEPARTMENT OF EDUCATION ACT

GRANTS FOR NON-PROFIT CAMPS

#### INTERPRETATION

- 1. In these regulations
  - (a) "camper" means a resident of Ontario under 18 years of age on the 31st of May in the current year in attendance at a camp for at least 6 consecutive nights, but does not include a person employed therein;
- (b) "non-profit programme of camping" means a programme of camping conducted at a camp where

- (i) the amount of fees paid by campers is not more than the amount the organization expended on food, and the salaries and wages of all camp employees, and
- (ii) the average of the fees paid by campers is not more than \$1.75 a day; and
- (c) "programme of camping" means a programme of camping conducted
  - (i) as a service to the community during one or more months from June to September, both inclusive, and
  - (ii) by an organization which has accommodation, equipment and facilities for conducting camp activities.

#### GRANTS

#### 2. Where

- (a) the content of the programme is approved by the Minister,
- (b) the accommodation, equipment and facilities for conducting the programme are approved by the Minister, and
- (c) the camp holds a licence under *The Public Health Act*,

an organization conducting a non-profit programme of camping shall be paid a grant of

- (d) 75 cents for each camper remaining in camp 6, 7 or 8 consecutive nights,
- (e) \$1 for each camper remaining in camp 9, 10, 11 or 12 consecutive nights, and
- (f) \$1.50 for each camper remaining in camp 13 or more consecutive nights,

but the aggregate grant shall not exceed \$2500.

#### INCREASE OR REDUCTION IN GRANTS

- 3. Where in any year the amount voted by the Legislature for the grants under these regulations is
  - (a) more than sufficient to pay the grants in full, or
  - (b) insufficient to pay the grants in full,

the Minister may make a pro rata increase or reduction, as the case may be.

#### REVOCATION OF REGULATIONS

4. Regulations 61 of Consolidated Regulations of Ontario 1950 are revoked.

W. J. DUNLOP Minister of Education

Toronto, March 20, 1952.

18

(872)

#### THE FARM PRODUCTS MARKETING ACT

O. Reg. 180/52. 1952 Agreement for the Marketing of Green and Wax Beans for Processing. New. Made—16th April, 1952. Filed—21st April, 1952, 3.00 p.m.

## ORDER MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT

MARKETING OF GREEN AND WAX BEANS

The Board approves the agreement appended hereto and declares that it is in force.

G. F. PERKIN Chairman

(Seal)

F. K. B. Stewert Secretary

Dated at Toronto, this 16th day of April, 1952.

#### AGREEMENT FOR MARKETING THE 1952 CROP OF GREEN AND WAX BEANS FOR PROCESSING

Under The Ontario Vegetable Growers' Marketingfor-Processing Scheme

This agreement made the 31st day of March, 1952,

#### BETWEEN:

Wm. MacDougall, R. E. Pooley and Wm. I. Walker, appointed by the local board, members of the Negotiating Committee called the Grower-Members,

#### --AND-

D. R. McCahill, W. I. Drynan and L. C. Marshall, appointed by the processors, members of the Negotiating Committee called the Processor-Members.

Under *The Farm Products Marketing Act* and the Regulations, and subject to the limitations thereof, the Grower-Members and the Processor-Members agree as follows:

#### MINIMUM PRICE

- 1. That the minimum price to be paid every grower for all green and wax beans produced in Ontario during the year 1952, purchased and received for processing, shall be at the rate of \$100.00 per ton, f.o.b. factory or f.o.b. factory receiving station.
  - 2. The price of bean seed shall not exceed 35c per lb.

#### TERMS OF PAYMENT

3. Payment in full of all moneys due and owing to a grower for green and wax beans produced in Ontario during the year 1952 purchased for processing shall be made within fifteen days after final delivery.

#### QUALITY STANDARDS

4. For the purposes of inspection in settling disputes as o quality, the minimum grade requirements for green or wax beans purchased for processing shall be as follows:

"Grean or wax beans shall be fresh picked, tender, medium-sized for the variety, well formed and free from large, seedy, rusty, shrivelled, diseased or insect-damaged beans. 'Heated' beans will not be accepted."

#### TERMS OF CONTRACT

5. The provisions of this agreement shall apply to and form part of every contract entered into between a processor and a grower for the purchase of green and wax beans produced in Ontario for processing during the year 1952.

Dated at Toronto, in the County of York, the 15th day of April, 1952.

Grower-Members

Processor-Members

WM. MACDOUGALL R. E. POOLEY WM. I. WALKER D. R. McCahill. W. I. Drynan L. C. Marshall

(884)

18

#### THE MILK CONTROL ACT

O. Reg. 181/52. West Sudbury Milk Producers' Association. New. Approved—9th April, 1952. Filed—22nd April, 1952, 8.50 a.m.

## ORDER MADE BY THE MINISTER UNDER THE MILK CONTROL ACT

- 1. In this order
  - (a) "Association" means West Sudbury Milk Producers' Association; and
- (b) "producer" means a person engaged in supplying milk to a distributor in the market of Espanola, Webbwood, McKerrow and Massey.
- 2. A producer shall pay to the Association licence fees in the amount of two cents for each hundred pounds of milk supplied.
- 3. A distributor who receives milk from a producer shall deduct the amount of the licence fees from moneys payable to the producer and shall pay the amount to the Association.
- 4. A distributor shall transmit the licence fees deducted in each month to the Association on or before the 20th day of the next following month.
- 5. The Association shall furnish to the Board at such times as it may require such information and financial statements as the Board may determine.

THOMAS L. KENNEDY Minister of Agriculture

(885)

18

#### THE MILK CONTROL ACT

O. Reg. 182/52. Bertie Milk Producers' Association. New. Approved—9th April, 1952. Filed—22nd April, 1952, 9.00 a.m.

## ORDER MADE BY THE MINISTER UNDER THE MILK CONTROL ACT

- 1. In this order
- (a) "Association" means Bertie Milk Producers' Association; and
- (b) "producer" means a person engaged in supplying milk to a distributor in the market of Fort Erie and Ridgeway.
- 2. A producer shall pay to the Association licence fees in the amount of two cents for each hundred pounds of milk supplied.
- 3. A distributor who receives milk from a producer shall deduct the amount of the licence fees from moneys payable to the producer and shall pay the amount to the Association.
- 4. A distributor shall transmit the licence fees deducted in each month to the Association on or before the 20th day of the next following month.
- 5. The Association shall furnish to the Board at such times as it may require such information and financial statements as the Board may determine.

THOMAS L. KENNEDY Minister of Agriculture

(886)

#### THE MILK CONTROL ACT

O. Reg. 183/52. Kingston Milk Producers' Association. New and Revoking Regulations 265 of Consolidated Regulations 1950. Approved—9th April, 1952. Filed—22nd April, 1952, 9.10 a.m.

## ORDER MADE BY THE MINISTER UNDER THE MILK CONTROL ACT

- 1. In this order
- (a) "Association" means Kingston Milk Producers" Association; and
- (b) "producer" means a person engaged in supplying milk to a distributor in a market composed of the City of Kingston.
- 2. A producer shall pay to the Association licence fees in the amount of two cents for each hundred pounds of milk supplied.
- 3. A distributor who receives nilk from a producer shall deduct the amount of the licence fees from moneys payable to the producer and shall pay the amount to the Association.

- 4. A distributor shall transmit the licence fees deducted in each month to the Association on or before the 20th day of the next following month.
- 5. The Association shall furnish to the Board at such times as it may require such information and financial statements as the Board may determine.
- 6. Regulations 265 of Consolidated Regulations of Ontario 1950 are revoked.

THOMAS L. KENNEDY
Minister of Agriculture

(887)

18

#### THE MILK CONTROL ACT

O. Reg. 184/52. Delivery of Milk. Amending O. Regs. 144/51. Made—3rd April, 1952. Approved—9th April, 1952. Filed—22nd April, 1952, 9.20 a.m.

## REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

- 1. Schedule 3 of Outario Regulations 144/51 as made by Ontario Regulations 253/51 is amended by adding thereto the following item:
- 2 Kitchener-Waterloo

commencing at the north-westerly angle of the Township of Waterloo; thence south-easterly along the westerly boundary of the township to the production westerly of the centre line of the road allowance between lots 132 and 133 in the Township of Waterloo; thence easterly along that production and the centre line of the road allowance across lot 140, Hiestand's Tract, Bechtel's Tract, and its production easterly to the centre line of County Suburban Road 14; thence northerly along the last-mentioned centre line to its inter-section with the centre line of a road extending westerly through lot 12, in Beasley's Old Survey, and through Bechtel's Tract; thence easterly along the last-mentioned centre line and its production easterly to the high-water mark on the easterly bank of the Grand River; thence along the highwater mark in a general northerly direction to the most westerly limit of lot 114 in the Township of Waterloo; thence northerly along the most westerly limit of lot 114 to the northwesterly angle thereof; thence easterly along the northerly limit of lot 114 to the centre line of County Suburban Road 13; thence northerly along that centre line to the northerly boundary of the Township of Waterloo; thence westerly along the boundary to the point of commencement.

2. Schedule 4 of Ontario Regulations 144/51 as made by Ontario Regulations 70/52 is amended by adding thereto the following item:

#### Town of St. Mary's

the whole

3. Item 1 of Schedule 2 of Ontario Regulations 144/51 is revoked.

THE MILK CONTROL BOARD OF ONTARIO

A. B. Currey
Chairman
K. M. Betzner
Member
H. E. McCallum
Member
J. L Burrows
Member

Dated at Toronto, this 3rd day of April, 1952.

(888)

1.8

#### THE MILK CONTROL ACT

O. Reg. 185/52. Retail Milk Prices in the market of Beaverton, Cannington, Manilla, Sunderland, Sutton, Woodville, and Zephyr, and the townships of Brock, Eldon, Georgina, Mara, North Gwillimbury, and Thorah. New and Revoking O. Regs. 135/51. Made—16th April, 1952. Filed—24th April, 1952, 8.55 a.m.

## REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

1. The maximum prices at which buttermilk, chocolate drink, skim-milk, standard milk, table cream, and whipping cream, may be sold by retail in the market of Beaverton, Cannington, Manilla, Sunderland, Suton, Woodville, and Zephyr, and the townships of Brock, Eldon, Georgina, Mara, North Gwillimbury, and Thorah, shall be as follows:

(a)	buttermilk	bo	ttles	
	quarthalf-pint			\$ .14 .08
(b)	chocolate drink quart half-pint 8 ounces 7 ounces		.07	.22 .09 .08 .07
(c)	skim-milk quart		.14	.15
(d)	standard milk quartpint. half-pint		.11	.21 .12 .07
(e)	table cream quarthalf-pint			.86 .26
(f)	whipping cream quart half-pint			1.26
2 0	D 1			1

2. Ontario Regulations 135/51 are revoked.

3. These regulations come into force on the 1st of May, 1952.

THE MILK CONTROL BOARD OF ONTARIO

A. B. CURREY
Chairman
K. M. Betzner
(Seal)
H. E. McCallum
Member

Member

Dated at Toronto, this 16th day of April, 1952.

(900)

#### THE LAND TITLES ACT

O. Reg. 186/52. Schedule of Fees and General Amendments. Amending Regulations 237 of Consolidated Regulations 1950. Made—24th April, 1952. Filed—25th April, 1952, 1.35 p.m.

#### RULES MADE UNDER THE LAND TITLES ACT

- 1. Rule 71 of Regulations 237 of Consolidated Regulations of Ontario 1950 is revoked.
- 2. Schedule 1 of Regulations 237 of Consolidated Regulations of Ontario 1950 is struck out and the following substituted therefor:

#### SCHEDULE 1

#### FIRST REGISTRATION

1. On application for first registration, the fees as follows:

	Value of Property	Possess- ory title	or qualified title where instruments examine do not exceed	examined
(1)	Where value \$2,000 or	<b>6</b> 6	\$ 6	\$ 9
(2)	Where value over	\$ 6	\$ 0	<b>4</b> 9
	\$2,000 and not over \$4,000	6	8	12
(3)	Where value over \$4,000 and not over			
743	\$10,000 Where value over	6	10	20
	\$10,000 and not over \$20,000	6	12	25
(5)	Where value over \$20,000 and not over \$40,000	7	15	30
(6)	Where value over			
	\$40,000 and not over \$50,000	8	20	40
(7)	Where value over \$50,000	8	20	50

2. Where more than one property is included in one application, or where the titles are substantially different, the fees in item 1 to be pay-	18. For entry of ownership under foreclosure 5.00 For each parcel after the first
able as if the registration of the properties had been applied for separately and where the fees	OTHER DEALINGS WITH CHARGES
chargeable are in the opinion of the master of titles at Toronto unduly excessive, the master to fix a smaller fee.	19. For examination of evidence and registering owner on a transmission of charge through death 5.00 For each parcel after the first
3. Additional fees to be charged where oral depositions are taken, or where notices are served upon persons appearing to have adverse claims, or where there is a contest, and also all disbursements of the master.	20. For entry of survivors as owners in case charge held in joint account
4. For entering and filing objection\$.50	21. (1) For registration of cessation of charge,
5. For every order, summons, or notice	determination of lease, cancellation of forfeiture, release of reservation, discharge of caution, discharge of execution, or similar instruments 1.50
6. For comparing and authenticating with office-stamp, copies of notices, every three folios 05	For each parcel after the first 1.00  (2) Where the description in a partial cessa-
7. For every appointment	tion, determination, cancellation, release, discharge, or similar instrument, exceeds two folios, for each additional folio
8. For special proceedings, an hour or part thereof. 2.00	(3) Where more than one charge, lease, for- feiture, reservation, caution, execution, or similar
9. For administering oath	instrument, is discharged under one instrument, the same fee as for separate instruments.
10. For marking exhibit	APPLICATIONS
11. For returning documents of title deposited in support of application, on its withdrawal50	22. On application for duplicate certificate of ownership, or certificate of charge, where original
12. Where application for first registration is withdrawn, refused, or abandoned, such amount not exceeding the fees in item 1 as the master	is lost or mislaid, including the issuance of the duplicate
considers reasonable.  13. Application to continue proceedings for	23. On application for re-entry of parcel or part of parcel, or consolidation of two or more parcels, for each parcel re-entered or consolidated 2.00
first registration upon death or change of interest 2 (0)  GENERAL REGISTRATIONS	24. (1) Where a revised description is applied for, or where the master deems necessary 2.00
14. (1) For registration of any instrument, including transfer, charge, transfer of charge, post-ponement of charge, lease, caution, power of attorney, or letters patent, and including	(2) Where time required to prepare description exceeds one hour, for each hour or part thereof
(a) a search of parcel or parcels affected at	PLANS
time of registration,  (b) a search of execution index at the time of registration,	25. (1) For each plan registered, if not more than ten lots, excepting a plan of an air-port 6.00
(c) the entry of registration on the certifi-	(2) For each lot over ten
cate of ownership, or certificate of charge, and	(4) Where plan lays out portion of a parcel,
(d) certifying the duplicate of an instrument not dealing with the fee in the land,	for re-entry of portion laid out
except where otherwise specified in this schedule, or under another Act of the Legislature of Ontario 4 00	(5) Where in consequence of a plan being registered, re-entry of remainder of parcel required, for each parcel re-entered
(2) Where the instrument affects more parcels than one, for each parcel after the first 1.00	(6) Where in consequence of a plan being registered, two or more parcels are merged or consolidated, for each parcel merged or consolidated 2.00
OTHER DEALINGS WITH OWNERSHIP	(7) For a plan of an air-port 5.00
15. For examination of evidence and registering owner on a transmission of land through death 5.00	ADDITIONAL FEES ON REGISTRATION
For each parcel after the first 1.00	26. For entry of consent of cautioner to registration of another instrument without discharging
16. For entry of survivors as owners in case of joint tenancy	caution or entry
17. For examination, where required, of proceedings on sale of mortgaged land 5 .00 For each parcel after the first 1 .00	27. For entry of covenants or conditions running with the land, each folio

28. For comparing probate of will, letters of administration, charter, letters patent, or other document, with copy to be left in office, if not more than five folios	. 50
29. For certificate of ownership or certificate of charge	4.00
	- 1 0 0
30. For each entry on a certificate of ownership, or on a certificate of charge, other than the entry made at the time of registration	. 50
31. For a certificate of search of title of any parcel.	4.00
32. On re-certifying certificate of search For each entry over one	1.00
33. For a copy or extract from a document filed or registered, or for certifying a copy of a document where the copy is not made in the land titles office  For each folio over five	1.00
For each folio over five	. 20
34. For a certificate as to executions, each name	1.00
35. For a copy of a tax notice prepared in the land titles office, including marking as an office copy	. 50
36. For each certificate by the master, where not otherwise specified	1.00
SEARCHES	
37. For a search of one parcel	.50
38. For a search of the plan index, each parcel	.20
39. For a search of the first-registration index, bankruptcy index, alphabetical index, or address index, each name in each index	.50
40. For a search of the execution index	
<ul> <li>(a) at time of registration of instrument con- cerned, or at time of requisition of certi- ficate as to executions, or at time of re- certification of certificate of search, no fee,</li> </ul>	
(b) at other times, each name	.50
41. For the production of a plan or instrument, each plan or instrument.	. 30
MISCELLANEOUS	
42. For each order by the master	1.00
43. For a stated case or certificate to the court	
44. For entry of payment of taxes, each parcel	
	.00
The second secon	3.00
46. (1) Where an instrument is received by mail, or by express.	. 50
(2) The fee in sub-item 1 to include the return, if necessary, of the duplicate instrument, certificate of ownership, or other instrument, and the return postage whether by registered mail or otherwise.	
47 For a proceeding upon a special application	

47. For a proceeding upon a special application after first registration, the same fee as is payable for a similar proceeding on an application for

first registration.

48. For similar proceedings to those herein otherwise provided for, the same fee. Where no similar proceeding, the same fee as would be payable for proceedings in the court, but where the proceeding is similar to one under *The Registry Act*, the same fee as under that Act.

(907)

#### THE DIVISION COURTS ACT

O. Reg. 187/52.
Territorial Limits of Divisions.
Amending O. Regs. 270/50 and 16/52.
Made—24th April, 1952.
Filed—25th April, 1952, 1.40 p.m.
By Direction.

# REGULATIONS MADE UNDER THE DIVISION COURTS ACT

1. The index of schedules of descriptions of division court boundaries in Ontario Regulations 270/50, as amended by Ontario Regulations 16/52, is further amended by striking out:

Algoma	1	223
-,,	2	224
"	3	225
**	4	223A
>>	6	226
17	7	227

and substituting therefor:

Algoma	1 2 3 4 7	223 224 225 223A
31	7	227

2. Schedule 223 of Ontario Regulations 16/52 and Schedule 226 of Ontario Regulations 270/50 are revoked and the following substituted therefor:

#### SCHEDULE 223

- 1. The townships of
- (a) St. Joseph,
- (b) Jocelyn, and
- (c) Hilton.
- 2. That part of the Territorial District of Algoma lying within a line described as follows:

Commencing where the production westerly of the southerly boundary of the geographic Township of MacDonald meets the boundary between Canada and the United States; thence easterly along the production and the southerly boundary of the township to the easterly boundary of the township to the southerly boundary of the township to the southerly boundary of the geographic Township of Kehoe; thence easterly along that boundary to the easterly boundary of the Township of Kehoe; thence enortherly along that boundary to the northerly along that boundary to the northerly boundary of the township; thence westerly along the lastmentioned boundary to the south-easterly angle of the geographic Township of Anderson; thence northerly along the easterly boundary of the geographic townships of Anderson, Hodgins, Gaudette, Tp. 24, Range 11, Tp. 24, Range 12, Tp. 24, Range 13, Tp. 24, Range 14, and Tp. 24, Range 15 to the boundary

between the territorial districts of Algoma and Sudbury; thence northerly along the last-mentioned boundary to the southerly boundary of the Township of Tp. 24, Range 22; thence westerly along the southerly boundary of the townships of Tp. 24, Range 22, Tp. 25, Range 22, Tp. 26, Range 22, Tp. 27, Range 22, Tp. 28, Range 22, Tp. 29, Range 22, Tp. 30, Range 22, and Tp. 31, Range 22, and the production westerly of the southerly boundary of the Township of Tp. 31, Range 22, to the boundary between Canada and the United States; thence south-easterly, easterly and southerly along the last-mentioned boundary to the place of commencement.

- 3. All of the Territorial District of Algoma not included in schedules 223, 223A, 224, 225 and 227.
- 3. The index of schedules of descriptions of division court boundaries in Ontario Regulations 270/50 is amended by striking out:

Lam	bton			1	80
,	1)			2	81
	**			1 2 3 5 6 8	82
	,			5	83
	n			6	84
	,,			8	85
,				9	86
Lenr	ox and A	ddington		1	101
27	))	ddington		7	102
27	27	22		8	103
77	22	22		9	104
Nort	thumberla	and and I	urham "	1	120
	11	37	"	2 3 5 8 9	121
	,,	2)	"	3	122
	15	1)	33	5	123
	",	"	"	8	124
	,,	,,	>>		125
	17	22	>>	10 11	126 127
				11	127
	•			•	
Peel				1	141
33					142
27				2 3	143
Ren	frew			1	162 163
21				3 4 5 6	163
,,				4	164
,,				5	165
,,				Ó	166
				7	167
d subs	tituting t	herefor:			
Lam	bton			1	90
	"			1	80 81
	44			3	82
	**			5	83
	**			8	85
	11			1 2 3 5 8	86
Leni	ox and A	ddington		1	101
		21		7	102
3	2 23	51		8	103
Nort	thumberla	and and E	Durham	1	120
	77	27	27	2	121
	77	23	**	3	122
	27	31 37	99	5	123
	77	27	22	1 2 3 5 8 9	124
	37	27 33	77 99		125
		"	"	11	127

Peel	1 2	14 14
Renfrew	1	16
"1	3	16
**	4	16
>>	6	16
11	7	16

4. Schedules 83 and 84 of Ontario Regulations 270/50 are revoked and the following substituted therefor.

#### SCHEDULE 83

- 1. The Town of Forest.
- 2. The villages of
- (a) Arkona,
- (b) Thedford, and
- (c) Wyoming.
- 3. The townships of
- (a) Bosanquet, and
- (b) Plympton.
- 5. Schedules 103 and 104 of Ontario Regulations 270/50 are revoked and the following substituted therefor:

#### SCHEDULE 103

- 1. The townships of
- (a) Denbigh, Abinger and Ashby, and
- (b) Kaladar, Anglesea and Effingham.
- 6. Schedules 124 and 126 of Ontario Regulations 270/50 are revoked and the following substituted therefor:

## SCHEDULE 124

- 1. The Village of Brighton.
- 2. The townships of
  - (a) Brighton, and
  - (b) Murray.
- 7. Schedules 141 and 143 of Ontario Regulations 270/50 are revoked and the following substituted therefor:

#### SCHEDULE 141

- 1. The Town of Brampton.
- 2. The Village of Bolton.
- 3. The townships of
  - (a) Albion,
  - (b) Caledon, and
  - (c) Chinguacousy.
- 4. That part of the Township of Toronto Gore lying within a line described as follows:

Commencing at the most northerly angle of the township; thence southerly along the easterly boundary of the township to the production north-easterly of the north-westerly limit of lot 15 of the southern division

of the township; thence south-westerly along the production and the north-westerly limit of lot 15 across concessions 9, 8 and 7 and its production south-westerly to the south-westerly boundary of the township; thence north-easterly along that boundary to the north-westerly boundary of the township; thence north-easterly along the last-mentioned boundary to the place of commencement.

8. Schedules 165 and 166 of Ontario Regulations 270/50 are revoked and the following substituted therefor:

## SCHEDULE 166

- 1. The villages of
  - (a) Cobden, and
  - (b) Eganville.

- 2. The townships of
- (a) Bromley,
- (b) Grattan,
- (c) North Algona,
- (d) Ross,
- (e) Sebastopol,
- (f) South Algona, and
- (g) Wilberforce.

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# **Government Publications**

As listed below, may be obtained from the Office of the Queen's Printer,
Parliament Buildings, Toronto

EMPIRE 3-1211—Local 732

Remittance to be made payable to the Provincial Treasurer of Ontario and sent with your order to the office of the Queen's Printer.

REVISED STATUTES OF ONTARIO, 1950
5 Bound Volumes — — \$25.00 per set

THE CONSOLIDATED REGULATIONS OF ONTARIO, 1950

3 Bound Volumes — — \$20.00 per set

	\$2.00
Assessment Act. \$ .75  Bills of Sale and Chattel Mortgage Act .25  Bulk Sales Act .25  Companies Act .75  Conditional Sales Act .25  Coroners' Act .25  Corporations Tax Act .50	Logging Tax Act.       .25         Marine Insurance Act.       .25         Marriage Act       .10         Mechanics Lien Act.       .25         Municipal Act.       .200         Municipal Drainage Act       .25         Municipal Drainage Aid Act       .25         Provincial Aid to Drainage Act       .25
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Landlord and Tenant Act25Line Fences Act25Loan and Trust Corporations Act.1.25Local Improvement Act50	Succession Duty Act and Regulations         1.00           Surveys Act         25           Title Drainage Act         25           Trustees Act         25

## MISCELLANEOUS PUBLICATIONS

Annual Report of Municipal Statistics, 1950 5.00   Forest Trees of Ontario	Report of the Ontario Royal Commission on Milk, 1947 1.00
Land Titles Rules, Forms and Tariff of Fees 1.00	Summary of the Findings, Recommendations, and Suggestions of the Report on Milk
Leasehold Regulations 98/52	
Manual of Assessment Values 4.00	Report of the Select Committee on Conservation,
Municipal Directory, 1952 1.00	1950
Public Accounts of the Province of Ontario ,50	Rules of Practice and Procedure of the Supreme
Regulations Under The Division Courts Act 1.00	Court of Ontario, 1951 1.73 (Bound Copy) 3.00
Report of the Ontario Royal Commission on Forestry, 1947 1.00	Surrogate Court Rules, Forms and Tariff of Fees



# Notice to Sheriffs and Treasurers

Re Advertising Sale of Lands for Taxes in "The Ontario Gazette", Year 1952

Section 152 of The Assessment Act provides:

152. The day of the sale shall be more than ninety-one days after the first publication of the list in The Ontario Gazette.

During year 1952 the dates for publication of tax sale advertisements in The Ontario Gazette are as follows:

January 5th,	Issue	No.	1-	-Earliest	Date	Sale	can	be held	d—April, 5th,	1952
February 2nd,	66	"	5	66	66	44	66	44	-May 3rd,	46
March 1st,	66	66	9	66	66	66	66	46	—June 2nd,	66
April 5th,	66	66	14	66	44	46	66	ш	—July 5th,	66
May 3rd,	"	66	18	66	46	44	66		—August 2nd,	66
June 7th,	"	"	23	46	66	44	46	66	—September 6th,	44
July 5th,	"	"	27	44	44	44	66	ш	-October 4th,	44
August 2nd,	44	66	31	66	66	44	44		—November 1st,	66
September 6th,	66	66	36	44	66	46	"	"	—December 6th,	66
October 4th,	"	"	40	66	66	66	"	44	—January 3rd,	1953
November 1st,	66	66	44	46	"	66	66	66	-February 2nd,	66
December 6th,	66	66	49	66	66	"	44	66	-March 7th,	66

Advertisements of tax sales must be received by the Queen's Printer at least TWO WEEKS PRIOR TO THE DATE OF PUBLICATION IN THE ONTARIO GAZETTE.

## ADVERTISING RATES FOR TAX SALES

- 2.—(1) The rates payable for publication of matters in THE ONTARIO GAZETTE shall be,—
- (a) for a double-column insertion of,—
  - (i) a notice of the sale of land for arrears of taxes, \$5; and
  - (ii) a list of lands liable to be sold for arrears of taxes, 25 cents a line or fraction thereof;

## **EXAMPLE**

For each insertion—The minimum fee due with copy is \$5.00 for each Warrant and 25 cents for each line or part lines after the Warrant.

**Cheques** should be made payable to THE PROVINCIAL TREASURER OF ONTARIO and forwarded to THE ONTARIO GAZETTE.

No exchange required on cheques.

Advertisements should be typewritten or printed legibly, separate from covering letter, number of insertions required must be stated and all signatures should be typed.

All correspondence should be addressed in full "THE ONTARIO GAZETTE", Queen's Printer Office, Parliament Buildings, Toronto, Ontario.

# Rates of Advertising in The Ontario Gazette

(Rates are chargeable re agate line measurement-14 lines to the inch)

## THE OFFICIAL NOTICES PUBLICATIONS ACT

# REGULATIONS MADE UNDER THE OFFICIAL NOTICES PUBLICATIONS ACT

- 1. In these regulations "line" means agate line.
- 2.—(1) The rates payable for publication of matters in The Ontario Gazette shall be.—
  - (a) for a double-column insertion of,
    - (i) a notice of the sale of land for arrears of taxes, \$5; and
    - (ii) a list of lands liable to be sold for arrears of taxes, 25 cents a line or fraction thereof; and
  - (b) for a single- column insertion of all other matters,
    - (i) on the first insertion, 20 cents a line or fraction thereof; and
    - (ii) on each additional insertion, 10 cents a line or fraction thereof.
  - (2) The rates in subregulation 1 shall be paid as follows:
  - (a) upon submitting the copy of a matter for publication, \$5 for the first insertion and \$2.50 for each additional insertion requested; and
  - (b) except for the rates payable under subclause i of clause a of subregulation 1 of the balance, after crediting the amount paid under clause a, upon receipt of an account from the Queen's Printer.
- (3) Where the amount paid under clause a of subregulation 2 exceeds the rates payable, the person making that payment shall be entitled to a refund of the amount by which the amount paid exceeds the rates payable.
  - 3.—(1) The rates payable for THE ONTARIO GAZETTE shall be,
  - (a) by subscribers for a subscription of 52 weekly issues, \$6; and
  - (b) by others for a single copy, 15 cents.
  - (2) The rates in subregulation 1 shall be payable in advance.

THE ONTARIO GAZETTE is published each Saturday and advertisements must be received before Thursday noon to ensure publication in the next issue.

Advertisements should be typewritten or written legibly, separate from covering letter. Number of insertions required must be stated and the names of all signing officers typewritten or printed.

A copy of The Ontario Gazette will be sent free to each advertiser, approximately four days after publication date, for each week that his advertisement appears.

The 12 Month Tax Sale Issues may be subscribed to for \$1.80 per annum.

All remittances should be made payable to The Provincial Treasurer of Ontario and forwarded to The ONTARIO GAZETTE.

All correspondence should be addressed:

THE ONTARIO GAZETTE, Queen's Printer Office, Parliament Buildings, Toronto, Ontario.



# The Ontario Gazette

## PUBLISHED BY AUTHORITY

VOL. LXXXV

TORONTO, SATURDAY, MAY 10th, 1952

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## Proclamation

Great Seal of Ontario

L. O. BREITHAUPT

PROVINCE OF ONTARIO

ELIZABETH THE SECOND by the Grace of God of Great Britain, Ireland and the British Dominions beyond the Seas QUEEN, Defender of the Faith.

TO ALL TO WHOM THESE PRESENTS SHALL COME

GREETING:

#### PROCLAMATION

WHEREAS by an Act passed at the First Session of Our Twenty-fourth Legislature for Our Province of Ontario begun and holden at the City of Toronto on the twenty-first day of February in the year of Our Lord one thousand nine hundred and fifty-two intituled "An Act to amend The Milk and Cream Act" it is enacted by section 4 thereof that the said Act shall come into force on a day to be named by Our Lieutenant-Governor by his Proclamation;

AND WHEREAS it has appeared expedient that a Proclamation should now issue bringing the said Act into force;

NOW THEREFORE KNOW YE that, having taken the premises into Our Royal consideration, WE, by and with the advice of Our Executive Council of Our Province of Ontario and in the exercise of the power in US vested in this behalf by the said Act or otherwise howsoever, DO, by this Our Royal PRO-CLAMATION hereby NAME Wednesday the thirtieth day of April, 1952, as the day on which the said Act intituled "An Act to amend The Milk and Cream Act" shall come into force.

OF ALL WHICH PREMISES all Our loving subjects and all others whom it doth or may in anywise concern are hereby required to take notice and govern themselves accordingly.

IN TESTIMONY WHEREOF We have caused these OUR LETTERS to be made PATENT and the GREAT SEAL OF OUR PROVINCE OF ONTARIO to be hereunto affixed.

WITNESS:

THE HONOURABLE LOUIS ORVILLE
BREITHAUPT, Doctor of Laws, LieutenantGovernor of Our Province of Ontario,

at Our City of Toronto in Our said Province this thirtieth day of April, in the year of Our Lord one thousand nine hundred and fifty-two and in the first year of Our Reign.

BY COMMAND

ARTHUR WELSH, Provincial Secretary. **Appointments** 

Provincial Secretary's Office, May 10, 1952.

His Honour the Lieutenant-Governor has been pleased to make the following appointments:

Ewart Gladstone Binkley, Barrister-at-Law, of the City of Hamilton, to be One of Her Majesty's Counsel learned in the law for the Province of Ontario.

Ronald Cogswell Jackson, Barrister-at-Law, of Napanee, Ontario, to be a Magistrate (and also a Police Magistrate within the meaning of the Criminal Code) for every Municipality and all Municipalities and all territory without municipal organization within the Province of Ontario.

Alan James Baker, Barrister-at-Law, of the City of Toronto, to be a Notary Public in and for the Province of Ontario.

June Tarshis Bernhard, Barrister-at-Law, of the City of Toronto, to be a Notary Public in and for the Province of Ontario.

John Thomas Carvell, Barrister-at-Law, of the City of Peterborough, to be a Notary Public in and for the Province of Ontario.

Albert Sidney Duncan, of the City of Ottawa, to be a Notary Public in and for the Province of Ontario, while in the employ of the Department of National Defence, Canada.

Charles Frederick Paul Robertson, Barrister-at Law, of the City of Ottawa, to be a Notary Public in and for the Province of Ontario.

Donald Henderson Scott, Barrister-at-Law, of the Town of Fort Erie, to be a Notary Public in and for the Province of Ontario.

His Honour the Lieutenant-Governor has been pleased to make the following appointment under The Division Courts Act:

Thomas Maitland Morrell, of Mount Forest, Ontario, to be Bailiff of the Eleventh Division Court of the County of Wellington.

> R. J. CUDNEY, Deputy Provincial Secretary.

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# **Government Notices Respecting Corporations**

## **Letters Patent of Incorporation**

#### ADVANCE HEATING COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 22nd day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Richard Dearle Palser and Brydon George Guest, Heating Contractors; and William Harvey Hamilton, Sheet Metal Worker; all of the City of London, in the County of Middlesex and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of ADVANCE HEATING COMPANY LIMITED; (a) To buy, sell, import, export and otherwise deal in and with goods, wares and merchandise of all kinds and without limiting the generality of the foregoing to fabricate, buy, sell, distribute, import, export, install, assemble, operate, repair and otherwise deal in and with every kind and description of heating, air-conditioning, refrigeration and cooling systems and sheet metal products; and for the further purposes and objects therein set forth; with a capital divided into Three Thousand preference shares of the par value of Ten dollars each and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the said City of London; and its Provisional Directors being Richard Dearle Palser, Brydon George Guest and William Harvey Hamilton, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

(945)

# ALBERFIELD OIL & GAS LIMITED (No Personal Liability)

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 22nd day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth Constituting James Purdon Arnott and Abraham Greenbaum, Barristers; Jennette Cohen and Mabel Alberta Knights, Secretaries; and Gladys Griffith, Accountant; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a corporation under the name of ALBERFIELD OIL & GAS LIMITED (No Personal Liability); (a) To acquire, own, lease, prospect for, open, explore, develop, work, improve, maintain and manage mines and mineral lands and deposits, including oil and gas lands and deposits, and to dig for, raise, crush, wash, smelt, assay, analyze, reduce, amalgamate, refine, pipe, convey and otherwise treat ores, metals and minerals, including oil and gas, whether belonging to the Company or not, and to render the same merchantable and to sell or otherwise dispose of the same or any part thereof or interest therein; and for the further purposes and objects

therein set forth: with a capital of Three Million dollars divided into Three Million shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being James Purdon Arnott, Abraham Greenbaum, Jennette Cohen, Gladys Griffith and Mabel Alberta Knights, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(945)

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# ASSOCIATED CONSTRUCTION SALES LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 21st day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Zebulun Geoffrey Compton Lash, John Waller deCourcy O'Grady and Stanley Ewart Edwards, all of the City of Toronto, in the County of York and Province of Ontario, Barristers; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of ASSOCIATED CONSTRUCTION SALES LIMITED; (a) To negotiate for and obtain, either on its own behalf or on behalf of any other person, firm or corporation, and to enter into, undertake, perform, carry out and excute contracts for the construction, erection, equipping, maintenance, repair and operation of roads, highways, streets, pavements, buildings, works, undertakings, developments and projects, public or private, of every kind and description, and to employ qualified persons to supervise and direct as engineers or consulting or supervising engineers any work, project or operations as aforesaid; and for the further purposes and objects therein set forth: with a capital divided into Three Thousand Six Hundred 5% non-cumulative redeemable preference shares of the par value of Ten dollars each and One Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Four Thousand dollars; with its Head Office at the Village of Hagersville, in the County of Haldimand and Province of Ontario; and its Provisional Directors being Zebulun Geoffrey Compton Lash, John Waller deCourcy O'Grady and Stanley Ewart Edwards, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

(945)

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# CARSTEEL CORPORATION OF CANADA LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 21st day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Gordon Stuart Nisbet, Solicitor; Helen Ruth Feader and Wanda Marie Walker, Stenographers; all of the City of Windsor, in the County of Essex and

Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of CARSTEEL CORPORATION OF CANADA LIM-ITED; (a) To carry on in all their respective branches the trades or businesses of iron masters, brass manufacturers, steel makers, brass and steel converters, tin plate manufacturers and brass and iron founders; and for the further purposes and objects therein set forth: with a capital divided into Three Hundred and Sixty non-voting non-cumulative redeemable preference shares of the par value of One Hundred dollars each and Four Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Four Thousand dollars; with its Head Office in the Township of Sandwich West, in the said County of Essex; and its Provisional Directors being Gordon Stuart Nisbet, Helen Ruth Feader and Wanda Marie Walker, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

(945)

## TOM CLOUGH MOTORS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 23rd day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting William Stewart Rogers and Alan Hanson Crabtree, Barristers; and Marjorie Collier Ganter, Secretary; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of TOM CLOUGH MOTORS LIM-ITED; (a) To produce, manufacture, import, export, buy, sell and deal in goods, wares and merchandise of all kinds and without limiting the generality of the foregoing, to manufacture, assemble, repair, buy, sell, lease, let for hire and otherwise deal in motor vehicles and other conveyances and supplies and fittings therefor of every nature and kind; and for the further purposes and objects therein set forth: with a capital divided into Three Thousand Nine Hundred 3% noncumulative redeemable preference shares of the par value of Ten dollars each and One Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Five Thousand dollars; with its Head Office at the Town of Weston, in the said County of York; and its Provisional Directors being William Stewart Rogers, Alan Hanson Crabtree and Marjorie Collier Ganter, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

(945)

# COMMONWEALTH INVESTMENTS CO. LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 23rd day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the

limitations and restrictions, if any, therein set forth constituting Henry George Goodman, Thomas Francis Hartney and Samuel Stein, Barristers; Harris Latimer, Mortgage Broker; and Loretta Mary Connell, Stenographer; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of COMMONWEALTH INVEST-MENTS CO. LIMITED; (a) To purchase, received hold, own, sell, assign, transfer, mortgage, pledge and otherwise acquire or dispose of bonds, mortgages, debentures, notes, shares of capital stock and other securities, obligations, contracts and evidences of indebtedness of any person or persons, company, corporation or association or of any government, state, municipality or body politic; and for the further purposes and objects therein set forth: with a capital divided into Two Thousand preference shares of the par value of Ten dollars each and Two Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Twenty Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Henry George Goodman, Thomas Francis Hartney, Samuel Stein, Harris Latimer and Loretta Mary Connell, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

(945)

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## COMPRESSOR RENTALS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 21st day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Austen Bastedo McIlmoyle, Solicitor and Grace McCuaig Charlton and Lucia Shripka, Secretaries; all of the City of Toronto, in the County of York and Province of Ontario; and any others who subscribers to the memorandum of have become agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of COMPRESSOR RENTALS LIMITED; (a) To manufacture, repair, acquire, buy, sell, exchange, set up, equip and deal in engines. machinery, tools, implements and equipment of all kinds; and to acquire, buy, sell, exchange and deal in all materials, metals and articles used in the manufacture and repair of engines, machinery, tools, implements and equipment or in any way connected with engines, machinery, tools, implements and equipment; and for the further purposes and objects therein set forth: with a capital of Forty Thousand dollars divided into Four Thousand shares of Ten dollars each; with its Head Office at the Town of Huntsville, in the District of Muskoka and Province of Ontario; and its Provisional Directors being Austen Bastedo McImoyle, Grace McCuaig Charlton and, Lucia Shripka, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(945)

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## DIM PROSVITY ASSOCIATION

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 23rd day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the

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limitations and restrictions, if any, therein set forth constituting Yaroslaw Spolsky, Real Estate Salesman; Wasyl Sorokolit and Roman Balaban, Merchants; Michael Boluch and Yaroslaw Chorostil, Labourers; and Michael Sosnowsky, Editor; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Corporation and persons who thereafter become members thereof, a corporation without share capital under the name of DIM PROSVITY ASSOCIATION; (a) To promote cultural and recreational facilities for and to aid in the development of persons of Ukrainian origin, and to assist them in their social life in Canada; and for the further purposes and objects therein set forth: with its Head Office at the said City of Toronto; and its First Directors being Yaroslaw Spolsky, Wasyl Sorokolit, Michael Boluch, Roman Balaban, Yaroslaw Chorostil and Michael Sosnowsky, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(945)

## GAME-TIME, LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 17th day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Gordon Morel Pyne, Barrister; and Audrey Ella Sinclair and Marion Emma Meyers, Secretaries; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of GAME-TIME, LIMITED; (a) To carry on any or all lines of business as manufacturers, producers, merchants, wholesale and retail, and importers and exporters generally; and without limiting the generality of the foregoing to manufacture, buy, sell and deal in playground equipment, and to manufacture, produce, adapt, prepare, buy, sell and otherwise deal in any materials, articles or things required in connection with or incidental to such business; and for the further purposes and objects therein set forth: with a capital divided into Four Thousand shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Forty Thousand dollars; with its Head Office in the Township of Etobicoke, in the said County of York; and its Provisional Directors being Gordon Morel Pyne, Audrey Ella Sinclair and Marion Emma Meyers, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(945)

#### JOSEPH GRAF & SONS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 18th day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting John Joseph Wintermeyer and John Salter Askin, Barristers; and Ella Kopf, Stenographer; all of the City of Kitchener, in the County of Waterloo and Province of Ontario; and any others who have

become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of JOSEPH GRAF & SONS LIMITED; (a) To import, export, buy, sell and deal in goods, wares and merchandise of all kinds or descriptions, and to carry on any or all lines of business as manufacturers, producers, processors, merchants, distributors, commission agents and wholesale and retail importers and exporters; and for the further purposes and objects therein set forth: with a capital divided into Forty Thousand shares without any nominal or par value, provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Forty Thousand dollars; with its Head Office at the said City of Kitchener; and its Provisional Directors being John Joseph Wintermeyer, John Salter Askin and Ella Kopf, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary

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(945)

#### GUELPH SPORTS ENTERPRISES LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 18th day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Sydney Frank Thomas, of the Township of Guelph, in the County of Wellington and Province of Ontario, Salesman; and Gladstone Edward Mowatt, Foreman, and Alfred James Kendrick, Supervisor, both of the City of Guelph, in the said County of Wellington; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of GUELPH SPORTS ENTERPRISES LIMITED; (a) To promote the games of baseball, hockey, football, lacrosse and other athletic sports and pastimes, and to furnish or contribute towards prizes, awards and distinctions therefor; and for the further purposes and objects therein set forth: with a capital divided into Forty Thousand shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Forty Thousand dollars; with its Head Office at the said City of Guelph; and its Provisional Directors being Sydney Frank Thomas, Glastone Edward Mowatt and Alfred James Kendrick, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

(945)

#### HOUSE OF PRAYER (LASALLE)

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 23rd day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Eckert Gordon Gagain, Crane Operator, Mabel Wright, Married Woman, and Milo Mills, Painter, all of the Town of LaSalle, in the County of Essex and Province of Ontario; Glenn DeLong, of the Village of Remington Park, in the said County of Essex, Factory Worker; Edgar Smith, of the Village of Merlin, in the County of Kent and Province of Ontario, Factory Worker; and James Clark Wilburn,

of the City of Detroit, in the State of Michigan, one of the United States of America, Engineer; and any others who have become subscribers to the memorandum of agreement of the Corporation, and persons who thereafter become members thereof, a corporation without share capital under the name of HOUSE OF PRAYER (LASALLE); To develop religious and cultural life; with its Head Office at the said Town of LaSalle; and its First Directors being Eckert Gordon Gagain, Glen DeLong, Edgar Smith, James Clark Wilburn, Mabel Wright and Milo Mills, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(945)

## INTERNATIONAL DIESEL TRAINING COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 22nd day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Gordon Morel Pyne, Barrister; Audrey Ella Sinclair, Secretary; and Cleason Martin, Builder; Ella Sinclair, Secretary; and Cleason Martin, Builder; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of INTERNATIONAL DIESEL TRAINING COMPANY LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time beig in force: (a) To establish and carry on a correspondence school where students may obtain a mathematical, mechanical, automotive and general education; and for the further purposes and objects therein set forth; with a capital divided into Four Thousand shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Forty Thousand dollars; with its Head Office in the Township of Etobicoke, in the said County of York; and its Provisional Directors being Gordon Morel Pyne, Audrey Ella Sinclair and Cleanson Martin, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(945)

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## ISLAND CARTAGE COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 24th day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting John Robertson Robinson and James Alexander Haines, Solicitors; and Miriam Watson, Stenographer; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of ISLAND CARTAGE COMPANY LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To carry on in all its branches the business of transporting persons, goods, wares, merchandise, chattels, money, packages or parcels of all kinds, and in connection therewith to contract with

corporations, firms and/or persons for the transportation of persons, goods, wares, merchandise, chattels, money, packages and parcels of all kinds; and for the further purposes and objects therein set forth; with a capital divided into Two Hundred preference shares of the par value of Fifty dollars each and Six Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Thirty Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being John Robertson Robinson, James Alexander Haines and Miriam Watson, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(945)

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#### LANCO LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 21st day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Elgin Evans Coutts and Donald Day Carrick, Solicitors; and Elsie Bella Ross, Norman Winnifred Kew and Marguerite Aileen Hunt, Secretaries; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of LANCO LIMITED: (a) To acquire, own and carry on the business of a wholesale and retail dealer in and purchaser, manufacturer and vendor of all kinds or classes of goods, wares and merchandise; and for the further purposes and objects therein set forth; with a capital divided into Twenty-five Thousand preference shares of the par value of One dollar each and Fifteen Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Fifteen Thousand dollars; with its Head Office in the Township of North York, in the said County of York; and its Provisional Directors being Elgin Evans Coutts, Donald Day Carrick, Elsie Bella Ross, Norma Winnifred Kew and Mar-guerite Aileen Hunt, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

(945)

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# LEBON INVESTMENT CORPORATION LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 21st day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting James Purdon Arnott, Barrister; Gladys Mary Griffith, Accountant; and Mabel Alberta Knights, Secretary; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of LEBON INVESTMENT CORPORATION LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To carry

on business as investors, financiers and promoters and to execute and carry on all kinds of financial, commercial, trading and other operations and to carry on the business of promoting, organizing, establishing, administering, operating, purchasing, acquiring, disposing of and otherwise dealing in and with financial, commercial, industrial, manufacturing, transportation, agricultural, mining and other enterprises with a view to profit; and for the further purposes and objects therein set forth; with a capital divided into Forty Thousand shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Forty Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being James Purdon Arnott, Gladys Mary Griffith and Mabel Alberta Knights, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(945)

#### LOCKE, GRAY & COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 15th day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting James Alexander Renwick and Ian Grant Wahn, Solicitors; and Nancy Harvard Ohrt and Mary MacMaster, Secretaries; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of LOCKE, GRAY & COMPANY LIMITED; (a) To buy, sell and deal in as agent, stocks, bonds, debentures, mortgages on personal property, securities, notes and obligations of all kinds, and to collect and dispose of interest, dividends or income upon or from such stocks, bonds, debentures, mortgages, securities or other obligations; and for the further purposes and objects therein set forth: with a capital divided into One Thousand shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Forty Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being James Alexander Renwick, Ian Grant Wahn, Nancy Harvard Ohrt and Mary MacMaster, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(945)

## MARLEN STUDIO LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 18th day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Bertha Boland, Secretary, and John Francis Boland, one of Her Majesty's Counsel learned in the Law, both of the City of Toronto, in the County of York and Province of Ontario; and Grace Nightingale Oakley, of the Township of North York, in the said County of York, Secretary; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company

under the name of MARLEN STUDIO LIMITED; To imprint Christmas and greeting cards, stationery, serviettes, letterheads and calling cards and to distribute the same by mail and other methods; with a capital of Forty Thousand dollars divided into Four Hundred shares of One Hundred dollars each; with its Head Office at the said City of Toronto; and its Provisional Directors being Bertha Boland, Grace Nightingale Oakley and John Francis Boland, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(945)

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# NEW YORK YUKON MINES LIMITED (No Personal Liability)

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 21st day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Gordon McLaughlin and John Seaborn McLaughlin, two of Her Majesty's Counsel learned in the Law; Beverley Louise Reimer and Florence Isabel Peacock, Secretaries; and David Gordon McLaughlin, Gentleman; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a corporation under the name of NEW YORK YUKON MINES LIMITED (No Personal Liability); (a) To acquire, own, lease, prospect for, open, explore, develop, work, improve, maintain and manage mines and mineral lands and deposits, and to dig for, raise, crush, wash, smelt, assay, analyze, reduce, amalgamate, refine, pipe, convey and otherwise treat ores, metals and minerals, whether belonging to the Company or not, and to render the same merchantable and to sell or otherwise dispose of the same or any part thereof or interest therein; and for the further purposes and objects therein set forth: with a capital of Four Million dollars divided into Four Million shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being Gordon McLaughlin, John Seaborn McLaughlin, Beverley Louise Reimer, Florence Isabel Peacock and David Gordon McLaughlin, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

(945)

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## OAK CONSTRUCTION COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 21st day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting John Stevenson Hall, Solicitor; and Harriet Maud MacLaren and Patricia Scott White, Secretaries; all of the City of Ottawa, in the County of Carleton and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of OAK CONSTRUCTION COMPANY LIMITED; (a) To conduct and carry on the business of builders and contractors for the purpose of building, erecting, altering, repairing or doing any other work in connection with any and all classes of building and improvements of any kind and nature

whatsoever, including the building, rebuilding, alteration, repairing or improvement of houses, factories, buildings, works or erections of every kind and description whatsoever, the locating, laying out and constructing of roads, avenues, docks, slips, sewers, bridges, wells, walls, canals and power plants and generally all classes of buildings, erections and works, both public and private or integral parts thereof, and generally to do and perform any and all work as builders and contractors and with that end in view to solicit, obtain, make, perform and carry out contracts covering the building and contracting business and the work connected therewith; and for the further purposes and objects therein set forth: with a capital divided into Forty Thousand shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Forty Thousand dollars; with its Head Office at the said City of Ottawa; and its Provisional Directors being John Stevenson Hall, Harriet Maud MacLaren and Patricia Scott White, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

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## PRO-TOBAC COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 22nd day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting John Frederick Clarence Wark, Merchant, Rose Wark, Housewife, John William Sheppard, Barrister, and Judith Eleanor Beckett, Secretary, all of the Town of Simcoe, in the County of Norfolk and Province of Ontario; and William George Smith, of the Village of Delhi, in the said County of Norfolk, Lumber Merchant; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a corporation under the name of PROTOBAC COMPANY LIMITED: (a) To carry on the business of manufacturers of and dealers in furnaces and steamers of all kinds, whether oil or gas burning or otherwise, stoves, ranges and heating apparatus and appliances of all kinds, their parts and accessories and kindred articles; and to manufacture, repair, install and service furnaces and heating equipment of all kinds; and for the further purposes and objects therein set forth; with a capital divided into Two Hundred shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Fifty Thousand dollars; with its Head Office at the said Town of Simcoe; and its Provisional Directors being John Frederick Clarence Wark, Rose Wark, John John Frederick Clarence Wark, Rose Wark, John William Sheppard, Judith Eleanor Beckett and William George Smith, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

(945)

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# CLARKE ROBERTSON'S TRANSPORTATION LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 1st day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the

limitations and restrictions, if any, therein set forth constituting Charles Harold Algeo Armstrong and John Ernest Cameron, Solicitors; and Therese Clemes, Secretary; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of CLARKE ROBERTSON'S TRANS-PORTATION LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To carry on generally the business of transporting persons and goods, wares and merchandise; to act as forwarders, custom house brokers; warehousemen and storage and express agents; and to carry on any business similar to the foregoing or which may be carried on advantageously therewith; and for the further purposes and objects therein set forth; with a capital of Two Hundred and One Thousand dollars divided into Twenty Thousand non-cumulative redeemable preference shares of Ten dollars each and One Thousand common shares of One dollar each; with its Head Office at the Town of Fort Frances, in the District of Rainy River and Province of Ontario; and its Provisional Directors being Charles Harold Algeo Armstrong, John Ernest Cameron and Therese Clemes, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

#### ST. CATHARINES SLOVAK CLUB LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 7th day of February, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Herman Milton Rogers, Archibald Otis Grass, Charles William Fullerton, Donald Maxwell Rogers and John Trevor Morgan, all of the City of Catharines, in the County of Lincoln and Province of Ontario, Barristers; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of ST. CATHARINES SLOVAK CLUB LIMITED: ST. CATHARINES SLOVAK CLUB LIMITED: (a) To build, establish, lay out and prepare, maintain and conduct athletic and social clubs, athletic or playing fields, swimming pools, zoos or parks for recreation, sport, entertainment and the accommodation of the shareholders or their guests either gratuitously or upon such terms as may from time to time be agreed upon and for improving of properties owned by the Compor its shareholders and to promote friendly and social intercourse among the shareholders; and for the further purposes and objects therein set forth; with a capital divided into Forty Thousand shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Forty Thousand dollars; with its Head Office at the said City of St. Catharines; and its Provisional Directors being Herman Milton Rogers, Archibald Otis Grass, Charles William Fullerton, Donald Maxwell Rogers and John Trevor Morgan, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(945)

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#### SATURN OIL & GAS LIMITED

(No Personal Liability)

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 23rd day of April, A.D. 1952, have been

issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting James Purdon Arnott and Abraham Greenbaum, Barristers; Jennette Cohen and Mabel Alberta Knights, Secretaries; and Gladys Griffith, Accountant; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a corporation under the name of SATURN OIL & GAS LIMITED (No Personal Liability): (a) To acquire, own, lease, prospect for, open, explore, develop, work, improve, maintain and manage mines and mineral lands and deposits, including oil and gas lands and deposits, and to dig for, raise, crush, wash, smelt, assay, analyze, reduce, amalgamate, refine, pipe, convey and otherwise treat ores, metals and minerals, including oil and gas, whether belonging to the Company or not, and to render the same merchantable and to sell or otherwise dispose of the same or any part thereof or interest therein; and for the further purposes and objects therein set forth; with a capital of Four Million dollars divided into Four Million shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being James Purdon Arnott, Abraham Greenbaum, Jennette Cohen, Gladys Griffith and Mabel Alberta Knights, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(945)

#### GEORGE W. SCOTT COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 18th day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Frank Arthur Enfield and Harold Everett Kimberley, Barristers; and Mary Lucy Clark, Secretary; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of GEORGE W. SCOTT COMPANY LIM-ITED; (a) To purchase, lease, take in exchange or otherwise acquire lands or interests therein, together with any buildings or structures that may be on the said lands or any of them, and to sell, lease, exchange, mortgage or otherwise dispose of the whole or any portion of the lands and all or any of the buildings or structures that are now or may hereafter be erected thereon by the Company or otherwise, and to take such security therefor as may be deemed necessary; and for the further purposes and objects therein set forth: with a capital divided into Forty Thousand shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Forty Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Frank Arthur Enfield, Harold Everett Kimberley and Mary Lucy Clark, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(945)

## WINCO LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 17th day of April, A.D. 1952, have been

issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Louis William Spencer and Joseph Louis Addison, Barristers; and Mary Klimack, Secretary; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of WINCO LIMITED; (a) To carry on the business of a restaurant; to sell food and beverages to the public; and to deal in foods and provisions of every kind and description; and for the further purposes and objects therein set forth: with a capital of Forty Thousand dollars divided into Three Hundred redeemable non-cumulative preference shares of One Hundred dollars each; with its Head Office at the said City of Toronto; and its Provisional Directors being Louis William Spencer, Joseph Louis Addison and Mary Klimack, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(945)

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## Certificates of Incorporation

## CERTIFICATE OF INCORPORATION

NOTICE IS HEREBY GIVEN that, under the provisions of The Credit Unions Act, 1940, a Certificate of Incorporation, bearing date of the 30th day of April, A.D. 1952, has been issued for the object or purpose for which incorporation is sought constituting the persons who sign the prescribed memorandum of Association in that behalf and such other persons as may become members of the incorporated body a credit union under the name of ST. MICHAEL'S PARISH (LONDON) CREDIT UNION LIMITED.

THOMAS L. KENNEDY, Minister of Agriculture.

(964)

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## CERTIFICATE OF INCORPORATION

NOTICE IS HEREBY GIVEN that, under the provisions of The Credit Unions Act, 1940, a Certificate of Incorporation, bearing date of the 30th day of April, A.D. 1952, has been issued for the object or purpose for which incorporation is sought constituting the persons who sign the prescribed Memorandum of Association in that behalf and such other persons as may become members of the incorporated body a credit union under the name of SCHELL EMPLOYEES' (WOODSTOCK) CREDIT UNION LIMITED.

THOMAS L. KENNEDY, Minister of Agriculture.

(965)

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## CERTIFICATE OF INCORPORATION

NOTICE IS HEREBY GIVEN that, under the provisions of The Credit Unions Act, 1940, a Certificate of Incorporation, bearing date of the 30th day of April, A.D. 1952, has been issued for the object or

purpose for which incorporation is sought constituting the persons who sign the prescribed Memorandum of Association in that behalf and such other persons as may become members of the incorporated body a credit union under the name of WOOD-MOSAIC EMPLOYEES' (WOODSTOCK) CREDIT UNION LIMITED.

THOMAS L. KENNEDY, Minister of Agriculture.

(966)

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#### CERTIFICATE OF INCORPORATION

NOTICE IS HEREBY GIVEN that, under the provisions of The Credit Unions Act, 1940, a Certificate of Incorporation, bearing date of the 30th day of April, A.D. 1952, has been issued for the object or purpose for which incorporation is sought constituting the persons who sign the prescribed Memorandum of Association in that behalf and such other persons as may become members of the incorporated body a credit union under the name of INGERSOLL BRANDS EMPLOYEES' CREDIT UNION LIMITED.

THOMAS L. KENNEDY, Minister of Agriculture.

(967)

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## CERTIFICATE OF INCORPORATION

NOTICE IS HEREBY GIVEN that, under the provisions of The Credit Unions Act, 1940, a Certificate of Incorporation, bearing date of the 30th day of April, A.D. 1952, has been issued for the object or purpose for which incorporation is sought constituting the persons who sign the prescribed Memorandum of Association in that behalf and such other persons as may become members of the incorporated body a credit union under the name of CANADIAN PORCELAIN EMPLOYEES' (HAMILTON) CREDIT UNION LIMITED.

THOMAS L. KENNEDY, Minister of Agriculture.

(968)

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## CERTIFICATE OF INCORPORATION

NOTICE IS HEREBY GIVEN that, under the provisions of The Credit Unions Act, 1940, a Certificate of Incorporation, bearing date of the 30th day of April, A.D. 1952, has been issued for the object or purpose for which incorporation is sought constituting the persons who sign the prescribed Memorandum of Association in that behalf and such other persons as may become members of the incorporated body a credit union under the name of McCOY EMPLOYEES' (HAMILTON) CREDIT UNION LIMITED.

THOMAS L. KENNEDY, Minister of Agriculture.

(969)

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## CERTIFICATE OF INCORPORATION

NOTICE IS HEREBY GIVEN that, under the provisions of The Credit Unions Act, 1940, a Certificate of Incorporation, bearing date of the 30th day

of April, A.D. 1952, has been issued for the object or purpose for which incorporation is sought constituting the persons who sign the prescribed Memorandum of Association in that behalf and such other persons as may become members of the incorporated body a credit union under the name of CAMOLA EMPLOYEES' (WINDSOR) CREDIT UNION LIMITED.

THOMAS L. KENNEDY, Minister of Agriculture.

(970

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#### CERTIFICATE OF INCORPORATION

NOTICE IS HEREBY GIVEN that, under the provisions of The Credit Unions Act, 1940, a Certificate of Incorporation, bearing date of the 30th day of April, A.D. 1952, has been issued for the object or purpose for which incorporation is sought constituting the persons who sign the prescribed Memorandum of Association in that behalf and such other persons as may become members of the incorporated body a credit union under the name of PARKE DAVIS EMPLOYEES' (WINDSOR) CREDIT UNION LIMITED.

THOMAS L. KENNEDY, Minister of Agriculture.

(971)

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## Supplementary Letters Patent

## I. D. BRANCH LUMBER COMPANY, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 22nd day of April, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to J. D. BRANCH LUMBER COMPANY, LIMITED, incorporated November 13, A.D. 1939, (a) Designating the Four Hundred shares of the capital stock of the Company of One Hundred dollars each as Four Hundred common shares of One Hundred dollars each; and (b) Increasing the capital of the Company from the sum of Forty Thousand dollars to the sum of Two Hundred and Ninety Thousand dollars by the creation of Twenty-five Thousand 3% non-cumulative redeemable preference shares of Ten dollars each (therein referred to as the "preference shares"), ranking in priority to the common shares of the Company and having attached thereto the terms and conditions therein set forth.

R. J. CUDNEY, Deputy Provincial Secretary.

(946)

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#### CAST STONE CONSTRUCTION CO. LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 16th day of April, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to CAST STONE CONSTRUCTION CO. LIMITED, incorporated March 23, A.D. 1948, Converting the Company into a PRIVATE COMPANY as therein set forth.

R. J. CUDNEY, Deputy Provincial Secretary.

(946)

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# GENEVA LAKE MINES LIMITED (No Personal Liability)

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 28th day of April, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to GENEVA LAKE MINES LIMITED (No Personal Liability), incorporated March 10, A.D. 1949, Increasing the capital of the Company from the sum of Three Million Five Hundred Thousand dollars to the sum of Five Million Five Hundred Thousand shares of One dollar each.

R. J. CUDNEY, Deputy Provincial Secretary.

(946)

19

#### 315 KINGSWAY LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 10th day of April, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to ARAGON PROPERTY (TORONTO) LIMITED, incorporated May 26, A.D. 1947, (1) Changing the name of the Company to 315 KINGSWAY LIMITED; (2) Deleting and expunging from the Letters Patent of Incorporation of the Company the purposes and objects commencing with the words, "TO purchase or otherwise acquire", and concluding with the words, "purchase price thereof", and substituting others therefor.

R. J. CUDNEY, Deputy Provincial Secretary.

(946)

19

# OSTRANDERS JEWELLERS COMPANY, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 18th day of April, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to OSTRANDERS JEWELLERS COMPANY, LIMITED, incorporated September 18, A.D. 1928, (a) Designating the Eight Hundred shares of the capital stock of the Company of Fifty dollars each as Eight Hundred common shares of Fifty dollars each; and (b) Increasing the capital of the Company from the sum of Forty Thousand dollars to the sum of Ninety Thousand dollars by the creation of Five Thousand preference shares of Ten dollars each, ranking in priority to the common shares of the Company and having attached thereto the terms and conditions therein set forth.

R. J. CUDNEY, Deputy Provincial Secretary.

(946)

19

## ARTHUR PITT LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 21st day of April, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to ARTHUR PITT LIMITED.

incorporated May 20, A.D. 1946: (a) Designating the Forty Thousand shares of the capital stock of the Company without any nominal or par value as Forty Thousand common shares without any nominal or par value; and (b) Increasing the capital stock of the Company by the creation of One Hundred and Sixty Thousand non-voting preference shares of the par value of One dollar each, ranking in priority to the common shares of the Company and having attached thereto the terms and conditions therein set forth.

R. J. CUDNEY, Deputy Provincial Secretary.

(946)

19

## Change of Name

## BLACK DIAMOND CHEESE, LIMITED

NOTICE IS HEREBY GIVEN that, under the provisions of The Companies Act, the Secretary of the Province of Ontario, by an Order dated the 17th day of April, A.D. 1952, has changed the name of THE BELLEVILLE CHEDDAR CHEESE, LIMITED, incorporated May 30th, 1940, to BLACK DIAMOND CHEESE, LIMITED.

R. J. CUDNEY, Deputy Provincial Secretary.

(947)

19

## CARL MILLARD LIMITED

NOTICE IS HEREBY GIVEN that, under the provisions of The Companies Act, the Secretary of the Province of Ontario, by an Order dated the 21st day of April, A.D. 1952, has changed the name of MILLARD AUTO-AERO MARINE LIMITED, incorporated May 5th, 1947, to CARL MILLARD LIMITED.

R. J. CUDNEY, Deputy Provincial Secretary.

(947)

19

# TAYLOR, McDOUGALD & COMPANY LIMITED

NOTICE IS HEREBY GIVEN that, under the provisions of The Companies Act, the Secretary of the Province of Ontario, by an Order dated the 18th day of April, A.D. 1952, has changed the name of HEATHBAY CORPORATION LIMITED, incorporated August 7th, 1951, to TAYLOR, McDOUGALD & COMPANY LIMITED.

R. J. CUDNEY, Deputy Provincial Secretary.

(947)

19

## Surrender and Cancellation of Letters Patent and Termination of Existence

## THE JAMES DUNLOP COMPANY LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 15th day of April, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of THE JAMES DUNLOP COMPANY LIMITED, incorporated by Letters Patent dated the 9th day of October, A.D. 1903, and has directed that the same be cancelled and by his said Order has fixed the 2nd day of June, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY, Deputy Provincial Secretary.

(948)

#### HICBAR EXPLORATION CO. LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 24th day of April, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of HICBAR EXPLORATION CO. LIMITED, incorporated by Letters Patent dated the 22nd day of April, A.D. 1947, and has directed that the same be cancelled and by his said Order has fixed the 2nd day of June, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY, Deputy Provincial Secretary.

(948)

## MAPLE LEAF HOTEL (WINDSOR) LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 25th day of April, A.D. 1952, in the terms and conditions therein set forth, has directed the cancellation of the charter of MAPLE LEAF HOTEL (WINDSOR) LIMITED, incorporated by Letters Patent dated the 23rd day of June, A.D. 1942, and by his said Order has fixed the 2nd day of June, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

(948)

#### MILLER ATHLETIC CLUB

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 21st day of April, A.D. 1952, in the terms and conditions therein set forth, has directed the cancellation of the charter of MILLER ATHLETIC CLUB, incorporated by Letters Patent dated the 21st day of May, A.D. 1940, and by his said Order has fixed the 2nd day of June, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY, Deputy Provincial Secretary.

## THE ONTARIO AGENCY COMPANY, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 24th day of April, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of THE ONTARIO AGENCY COMPANY, LIMITED, incorporated by Letters Patent dated the 13th day of May, A.D. 1912, and has directed that the same be cancelled and by his said Order has fixed the 2nd day of June, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY, Deputy Provincial Secretary.

(948)

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## PARKDALE REALTY COMPANY, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 15th day of April, A.D. 1952, in the terms and conditions therein set forth, has directed the cancellation of the charter of PARKDALE REALTY COMPANY, LIMITED, incorporated by Letters Patent dated the 8th day of February, A.D. 1912, and by his said Order has fixed the 2nd day of June, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY, Deputy Provincial Secretary.

(948)

19

# PRENCO-TUTHILL PUMP CORPORATION LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 24th day of April, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of PRENCO-TUTHILL PUMP CORPORATION LIMITED, incorporated by Letters Patent dated the 11th day of June, A.D. 1946, and has directed that the same be cancelled and by his said Order has fixed the 2nd day of June, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY, Deputy Provincial Secretary.

(948)

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#### WELLESLEY CRESCENT LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 21st day of April, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of WELLESLEY CRESCENT LIMITED, incorporated by Letters Patent dated the 18th day of September, A.D. 1947, and has directed that the same be cancelled and by his said Order has fixed the 26th day of May, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY, Deputy Provincial Secretary.

(948)

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(948)

## Licenses in Mortmain

# TURNBULL ELEVATOR COMPANY, LIMITED

NOTICE IS HEREBY GIVEN that, under The Mortmain and Charitable Uses Act, the Lieutenant-Governor in Council, by a Licence in Mortmain under the Great Seal of the Province of Ontario, bearing date the 24th day of April, A.D. 1952, has been pleased to authorize TURNBULL ELEVATOR COMPANY, LIMITED, a Corporation created by or under the authority of the laws of the Parliament of the Dominion of Canada, by Letters Patent bearing date the 21st day of December, A.D. 1920, to acquire, hold and assure land in mortmain in Ontario, for a period of fifteen years, and to the value of \$295,000.00 necessary for its actual use and occupation or to carry on its undertaking.

ARTHUR WELSH, Provincial Secretary.

(949)

19

## **Extra-Provincial Corporations**

## PLYMOUTH CORDAGE COMPANY

NOTICE IS HEREBY GIVEN that, under The Extra-provincial Corporations Act, the Lieutenant-Governor in Council, by an Order dated the 24th day of April, A.D. 1952, has directed the issue of a further Licence under the Great Seal of the Province of Ontario, to PLYMOUTH CORDAGE COMPANY, a Corporation created by or under the authority of the laws of the Commonwealth of Massachusetts, one of the United States of America, authorizing the Corporation to use, exercise and enjoy within the Province of Ontario all the powers, privileges and rights contained in its Licence, dated the 25th day of October, A.D. 1905, and in the exercise of such powers, privileges and rights to use in Ontario capital to the extent of \$2,500,000.00;

PROVIDED, however, that if the Corporation exercises in Ontario any greater or other powers or uses in Ontario any larger amount of capital than is therein authorized, unless it have obtained a further Licence for the purpose, the Licence of the Corporation shall thereby become liable to be suspended or revoked in whole or in part.

ARTHUR WELSH, Provincial Secretary.

(950)

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#### TYRONE LAND CO., INC.

NOTICE IS HEREBY GIVEN that, under The Extra-provincial Corporations Act, the Lieutenant-Governor in Council, by an Order dated the 24th day of April, A.D. 1952, has directed the issue of a further Licence under the Great Seal of the Province of Ontario, to TYRONE LAND CO., INC., a Corporation created by or under the authority of the laws of the State of New York, one of the United States of America, authorizing the Corporation to use, exercise and enjoy within the Province of Ontario all the powers, privileges and rights contained in its Licence, dated the 17th day of October, A.D. 1944, and in the exercise of such powers, privileges and rights to use in Ontario capital to the extent of \$75,000.00;

PROVIDED, however, that if the Corporation exercises in Ontario any greater or other powers or uses in Ontario any larger amount of capital than is therein authorized, unless it have obtained a further Licence for the purpose, the Licence of the Corporation shall thereby become liable to be suspended or revoked in whole or in part.

ARTHUR WELSH, Provincial Secretary.

(950)

10

## The Marriage Act

CERTIFICATES OF REGISTRATIONS as persons authorized to solemnize marriage in the Province of Ontario have been issued to the following:

May 1st, 1952.

Rev. Arthur Crisp, Creighton Mine; Rev. John William Dick, Hamilton; Rev. Tauno Pyykko, Port Arthur; Rev. Elden C. Olsen, Toronto; Rev. William Vonk, Brooklyn, N.Y. (Temporary); Rev. Francis Hoare Muir, Stouffville; Rev. Jonas Ephraim Corbin Shepherd, Stayner; Rev. James Wilson Cruikshank, Schreiber; Rev. Boris Winogradow, London; Rev. Clarence Hildreth Schipper, Woodstock; Rev. James Neave, Rockwood; Rev. David Klassen Giesbrecht, Winnipeg, Man. (Temporary); Rev. Raymond Frederick LeDrew, Orillia; Rev. Cornelius Jeremiah Kingston, Welland; Rev. Ernest Charles Tyler, Toronto; Rev. Germain Chartrand, Gatineau Mills, Que. (Temporary); Rev. Rudolph Ekstein, Toronto; Rev. Jean Paul Snyder, Ottawa; Rev. Jean Gagnon, Ottawa; Rev. Everett Percival Smith, Belleville; Rev. William Cornelius Lamain, Grand Rapids, Mich. (Temporary); Rev. Irwin John Robert Campbell, Toronto; Rev. Rouald James Cullen, Windsor; Rev. John Harwood Jones, Montreal, Que. (Temporary); Rev. Alcide Milton Pelletier, Port Elgin; Rev. Alexander Shcherban, Toronto; Rev. James Thomas Farrell, Ottawa; Rev. Casimir Rickevicius, Montreal, Que. (Temporary); Rev. James Melvin Toone, Toronto; Rev. Lucian Sciaraffa, Welland; Rev. Allison Clare Davis, Aylmer; Rev. Eric Lawrence Quirk, Toronto; Rev. Laurent Augustin Martin, North Bay; Rev. Ernest Alfred Nullmeyer, Hamilton; Rev. John Andrew Carley, Ottawa; Rev. Everett Gregory Ward, Yonkers, N.Y. (Temporary); Rev. Donald Richard Ortner, St. Catharines; Rev. Joseph Smith Dudley, Sarnia; Rev. Joseph Arthur Jacques Croteau, Ottawa; Rev. Charles Clarke Cochrane, Westmount, Que. (Temporary); Rev. Arie Disselkoen, Winnipeg, Man. (Temporary); Rev. Arie Disselkoen, Winnipeg,

R. J. CUDNEY, Deputy Provincial Secretary.

NOTICE IS HEREBY GIVEN that the registration and authority to solemnize marriage under The Marriage Act, 1950, of the underlisted persons is cancelled and revoked:

Rev. Harold Arthur Edwards; Rev. Floyed G. Eyre; Rev. Mel William Johnson; Rev. Lewis James Lake; Rev. James Leonard McGuire; Rev. Donald Rowland Joesph Read; Rev. Herbert Crawford Scott; Rev. Chester Calvin Taylor; Rev. Theodorus Van Maastrict.

> R. J. CUDNEY, Deputy Provincial Secretary.

(952)

## Liquor Licence Act

## GOVERNMENT NOTICE

NOTICE IS HEREBY GIVEN of the receipt of a Return on the 1st day of May, 1952, of the vote taken in the Town of Bruce Mines, District of Algoma, on the 28th day of April, 1952, on the following questions:

1. Are you in favour of the sale of liquor under a dining lounge licence for consumption with meals on licensed premises?

Votes polled for the Affirmative Side 58 Votes polled for the Negative Side 142

2. Are you in favour of the sale of liquor under a lounge licence for consumption on licensed premises?

Votes polled for the Affirmative Side 56 Votes polled for the Negative Side 143

NOTICE THEREOF has been duly made to the Honourable Lieutenant-Governor-in-Council.

R. G. LEWIS, Assistant Chief Election Officer.

Toronto, May 1st., 1952.

(997)

## GOVERNMENT NOTICE

NOTICE IS HEREBY GIVEN of the receipt of a Return on the 28th day of April, of the vote taken in the Town of Brampton, County of Peel, on the 16th day of April, 1952, on the following questions:

1. Are you in favour of the establishment of government stores for the sale of liquor?

Votes polled for the Affirmative Side 2634 Votes polled for the Negative Side 1646

2. Are you in favour of the establishment of government stores for the sale of beer only for residence consumption?

Votes polled for the Affirmative Side 2623 Votes polled for the Negative Side 1640 NOTICE THEREOF has been duly made to the Honourable Lieutenant-Governor-in-Council.

R. G. LEWIS, Assistant Chief Election Officer.

Toronto, April 29th, 1952.

(942)

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## **Order Reviving Charter**

# S. H. CAMP & COMPANY OF CANADA, LIMITED

NOTICE IS HEREBY GIVEN that, under the provisions of The Companies Act, the Lieutenant-Governor in Council, by an Order, dated the 24th day of April, A.D. 1952, has been pleased to relieve S. H. CAMP & COMPANY OF CANADA, LIMITED, from the provisions of sub-sections (1) and (2) of section 102 of The Companies Act, as therein set forth.

ARTHUR WELSH, Provincial Secretary.

(951)

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## The Credit Unions Act

## THE CREDIT UNIONS ACT

In the matter of a change in name of a credit union.

TAKE NOTICE that, pursuant to the provisions of Section 15 of The Credit Unions Act and amendments thereto, the name of THE KIRKLAND LAKE CATHOLIC WORKERS CREDIT UNION LIMITED has been changed to HOLY NAME PARISH (KIRKLAND LAKE) CREDIT UNION LIMITED, and this change in name has been approved in accordance with the Act by the Minister of Agriculture.

G. F. PERKIN, Registrar of Credit Unions.

Toronto, Ontario. April 30, 1952.

(963

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## Voluntary Winding Up under The Companies Act

## VOLUNTARY WINDING UP UNDER THE COMPANIES ACT

NOTICE IS HEREBY GIVEN that the Liquidators of the corporations listed below have filed in the office of the Provincial Secretary a Return under Section 207 (2) of The Companies Act. The corporations, their dates of incorporation and the date of filing are as follows:

	Date of	Date of
Name of Corporation	Incorporation	Filing Return
Clarke Bros. Machinists, Limited	Apr. 11, 1932	Apr. 29, 1952
Jarvis Property Developments Limited	Dec. 24, 1948	Apr. 22, 1952
A. R. MacDougall & Co., Limited	Apr. 21, 1931	Apr. 3, 1952
Medco Products (Canada) Limited	Nov. 17, 1945	Apr. 2, 1952
The St. Davids Mutual Benefit Society	Jan. 30, 1914	Apr. 10, 1952

R. J. CUDNEY, Deputy Provincial Secretary.

## Notice re Default of Filing Annual Return

## NOTICE

To the undermentioned companies, the directors thereof and all others whom it may concern.

PURSUANT to section 29 (2) of The Companies Act, notice is hereby given that the undermentioned companies incorporated by letters patent are in default for a period of at least one year in filing their annual returns. The companies, their dates of incorporation and the years in default in filing annual returns are as follows:

	Date of	The years in default in
Name of Company	Incorporation	filing annual returns
McCarthy Construction, Limited	July 31, 1931	1932 to 1951 inclusive
McGregor Hardware Company, Limited	Mar. 24, 1925	1930 to 1951 inclusive
Parker Brothers Builders Limited	Oct. 12, 1937	1942 to 1951 inclusive
Screwmatic Limited	Sept. 18, 1945	1946 to 1951 inclusive
Torque Tools Limited	Aug. 1, 1945	1946 to 1951 inclusive
Upper Wahnapitae River Improvement Company, Limited	Sept. 4, 1914	1931 to 1951 inclusive
The Wahnapitae Boom and Timber Slide Company Limited	May 23, 1900	1931 to 1951 inclusive

R. J. CUDNEY, Deputy Provincial Secretary.

(961)

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## Government Notice—Under The Mining Tax Act

## GOVERNMENT NOTICE

UNDER THE MINING TAX ACT

## LANDS AND/OR MINING RIGHTS TO BE FORFEITED FOR ACREAGE TAX ARREAR

PURSUANT to the provisions of The Mining Tax Act, Section 20, Chapter 237, R.S.O. 1950 (and Amendments), the following list of mining lands, mining locations, mining claims, mining rights and other lands in respect of which acreage tax, penalties and costs to December 31st, 1951, imposed by the said Act are two years or more in default, notice is hereby given that, unless the amount due as shown is paid on or before December 31st, 1952, on the day following shall be forfeited to and vested in the Crown, but shall not be open to prospecting, staking out, sale or lease until published in one issue of The Ontario Gazette.

Those mining lands, mining locations, mining claims, mining rights and other lands forfeited to and vested in the Crown and published in one issue of The Ontario Gazette during the month of May, 1953, shall be open to prospecting, staking out, sale or lease at and after 7 o'clock standard time in the forenoon of June 1, 1953.

Communications regarding this matter should be addressed to A. R. Crozier, Mine Assessor, Department of Mines, Parliament Buildings, Toronto 2.

H. C. RICKABY, Deputy Minister of Mines.

Toronto, Ontario, April 23, 1952.

#### ALGOMA DISTRICT

#### ANDERSON TOWNSHIP

Account No.	Parcel No.	Description	Area (Acres)	Amount Due
A. 126	R.O.	N. ½, Lot 2, Con. 5.	160	\$41.96
A. 126	72 CS	N. ½, Lot 3, Con. 5.		41.96
A. 126	72 CS	N. ½, Lot 4, Con. 5.		41.96
A. 126	73 CS	S. ½, Lot 3, Con. 6.	148.5	39.30
A. 126	73 CS	S. ½, Lot 4, Con. 6.		38.96

## DOHERTY TOWNSHIP

Mining Rights, T	wp. of Doherty	51.840.0	82.974.61
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## ALGOMA DISTRICT—Continued

## DOWSLEY TOWNSHIP

DOWSLEY TOWNSHIP					
Account No.	Parcel No.	Description  Mining Rights, Twp. of Dowsley	Area (Acres) 312.0	Amount Due 82,929.83	
		OTTER TOWNSHIP		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
A. 120	902 CS	S.E. ¼ of S. ½, Lot 1, Con. 4.	39.75	15 17	
A. 120	702 03		39.73	15.17	
A. 225 A. 225 A. 14 A. 70 A. 65 A. 65 A. 65 A. 65 A. 5 A. 5 A. 5 A. 5 A. 5 A. 5 A. 64 A. 64 A. 64 A. 64 A. 82 A. 82 A. 82 A. 82 A. 82 A. 142	R.O. R.O. 315 AWS 1571 CS 1436 WS 1435 AWS 1435 AWS 1435 AWS 1453 AWS 1400 AWS 1400 AWS 1400 AWS 1400 AWS 1400 AWS 1400 AWS 1735 AWS 1858	Numbered Claims and Locations  A. 30, Aird Island. A. 31, Islands A.B.C., Aird Is. BY 69, W. of Cape Gargantua, Twp. 30 R. 19 & 20. P. 8, Aird Island. S.S.M. 2176, Twp. 48. S.S.M. 2179, Twp. 48. S.S.M. 2179, Twp. 48. S.S.M. 2180, Twp. 48. S.S.M. 2204, Twp. 48. S.S.M. 2204, Twp. 48. S.S.M. 2205, Twp. 48. S.S.M. 2206, Twp. 48. S.S.M. 2206, Twp. 48. S.S.M. 2206, Twp. 48. S.S.M. 2207, Twp. 48. S.S.M. 2207, Twp. 48. S.S.M. 2208, Twp. 48. S.S.M. 2209, Twp. 48. S.S.M. 2209, Twp. 48. S.S.M. 2210, Twp. 48. S.S.M. 2210, Twp. 48. S.S.M. 2210, Twp. 48. S.S.M. 2470, Twp. 47. S.S.M. 2470, Twp. 47. S.S.M. 2471, Twp. 47. S.S.M. 2474, Twp. 47. S.S.M. 3104, Mining Rights, Twp. 29, Range 23. S.S.M. 3105, Mining Rights, Twp. 29, Range 23. S.S.M. 3106, Mining Rights, Twp. 29, Range 23. S.S.M. 3106, Mining Rights, Twp. 29, Range 23. S.S.M. 3108, Mining Rights, Twp. 29, Range 23. S.S.M. 3108, Mining Rights, Twp. 29, Range 23. S.S.M. 3108, Mining Rights, Twp. 29, Range 23. S.S.M. 3809, Mining Rights, Twp. 29, Range 23. S.S.M. 3809, Mining Rights, Twp. 29, Range 23. S.S.M. 3809, Mining Rights, Twp. 29, Range 23. S.S.M. 3936, Twp. 49. S.S.M. 3991, Twp. 49. S.S.M. 3992, Twp. 49. S.S.M. 3992, Twp. 49. S.S.M. 3993, Twp. 49. S.S.M. 3993, Twp. 49. S.S.M. 3993, Twp. 49. S.S.M. 4186, Twp. 49. S.S.M. 4186, Twp. 49. S.S.M. 4187, Twp. 49. S.S.M. 4188, Twp. 49. S.S.M. 4189, Twp. 49. S.S.M. 4189, Twp. 49. S.S.M. 4201, Twp. 48. S.S.M. 4203, Twp. 48. S.S.M. 4203, Twp. 48. S.S.M. 4204, Twp. 48. S.S.M. 4203, Twp. 48. S.S.M. 4203, Twp. 48. S.S.M. 4204, Twp. 48. S.S.M. 4203, Twp. 48. S.S.M. 4203, Twp. 48. S.S.M. 4204, Twp. 48. S.S.M. 4203, Twp. 48. S.S.M. 4205, Twp.	69 10 40 58 44 .15 44 .99 44 .64 66 .09 36 .11 51 .35 48 .97 46 .05 51 .83 31 .45 42 .83 46 .3 39 .09 41 .2 38 31 .5 53 .4 43 .67 19 .35 47 .1 64 .43 42 .83 46 .0 7 .7 19 .35 47 .1 65 .6 50 .6 50 .7 10 .3 33 .6 33 .0 40 .0	22.86 7.43 14.24 18.40 15.19 15.39 15.31 23.35 13.52 17.99 18.61 19.01 15.28 20.44 12.25 14.89 15.69 14.01 14.51 13.78 12.27 15.50 17.33 18.49 15.10 9.45 15.88 19.78 14.93 14.70 7.31 15.86 14.93 9.39 14.70 7.31 15.86 16.32 16.63 18.67 15.38 11.70 19.26 21.63 18.67 15.86 16.32 15.67 16.71 7.38 14.68 13.02 150.64	
		COCHRANE DISTRICT			
		BEATTY TOWNSHIP			
C. 352 C. 352 C. 352 C. 352 C. 4	4620 SEC 4620 SEC 4620 SEC 4620 SEC 8461 SEC	Mining Rights, N.E. Pt. of S. Pt., Lot 3, Con. 1, L. 6931  Mining Rights, N.W. Pt. of S. Pt. Lot 3, Con. 1, L. 8910  Mining Rights, S.E. Pt. of S. 152 ac. Lot 3, Con. 1, L. 8911  Mining Rights, S.W. Pt. of S. 152 ac. Lot 3, Con. 1, L. 11257  Mining Rights, N.E. Pt. Bro. Lot 8, Con. 5	38 38 38 38 40	15.31 15.31 15.31 15.31 14.72	
C. 4	(Thirdly) 8461 SEC	Mg. Rts. S.E. Pt. of N. Pt., Bro. Lot 8, Con. 5	40	14.72	
C. 347 C. 347 C. 40	(Fourthly) 8199 SEC 8190 SEC 4095 SEC	Mining Rights, N.W. ¼ of N. ½, Lot 11, Con. 5.  Mining Rights, S.W. ¼ of N. ½, Lot 11, Con. 5.  Mining Rights, N.E. ¼ of N. ½, Lot 5, Con. 6.	40 40 38.875	14.24 14.24 14.46	

## COCHRANE DISTRICT—Continued

		BEATTY TOWNSHIP—Continued		
Account No.	Parcel No.	Description	Area (Acres)	Amount Due
C. 40 C. 40	1460 SEC 4093 SEC	Mining Rights, N.W. 1/4 of N. 1/2, Lot 5, Con. 6	38.875 38.875	14.46 14.46
C. 40 C. 40	4094 SEC 1459 SEC	Mining Rights, S.E. <sup>1</sup> <sub>4</sub> of N. <sup>1</sup> <sub>2</sub> , Lot 5, Con. 6.  Mining Rights, S.W. <sup>1</sup> <sub>4</sub> of N. <sup>1</sup> <sub>2</sub> , Lot 5, Con. 6.  Mining Rights, N.E. <sup>1</sup> <sub>4</sub> of N. <sup>1</sup> <sub>2</sub> , Lot 6, Con. 6.	38.875 40.125	14.46 14.75
C. 47	7063 SEC	Mining Rights, S.E. <sup>1</sup> <sub>4</sub> of N. <sup>1</sup> <sub>2</sub> , Lot 6, Con. 6.  Mining Rights, S.W. <sup>1</sup> <sub>4</sub> of N. <sup>1</sup> <sub>2</sub> , Lot 6, Con. 6.	40.125	14.75
C. 47 C. 4	7064 SEC 8461 SEC	Mining Rights, Land under water of Pt. Painkiller Lake in front		14.75
C. 347	(Fifthly) 1438 SEC	of Lot 7, Con. 5, and Lots 7 and 8, Con. 6	196 160 ·	52.65 41.96
		BOWMAN TOWNSHIP (BLACK RIVER MUNICIPALITY)		
C. 29	1367 SEC	Mining Rights, S.E. 1/4 of S. 1/2, Lot 2, Con. 2	39.75	14.47
		Caithness Township		
	Pt. 1738 CC (Secondly) 1739 CC	Mining Rights, Twp. of Caithness	,570	92,145.42
		CARR TOWNSHIP (BLACK RIVER MUNICIPALITY)		
	2121 SEC 9339 SEC	Mining Rights, N. ½, Lot 7, Con. 2	160.5 76	37.10 20.20
	(Firstly) 9339 SEC	Mining Rights, pt. Broken Lot 8, Con. 2	26	10.20
	(Secondly) 4619 SEC 4457 SEC	Mining Rights, S. ½ Lot 8, Con. 3.  Mining Rights, S. ½ Lot 1, Con. 4.	161.49 162.5	37.30 37.50
		CLERGUE TOWNSHIP (CALVERT MUNICIPALITY)		
	6316 SEC	Mining Rights, N.E. pt. of S. ½ Lot 1, Con. 1	36.5	12.30
	(Firstly) 6316 SEC	Mining Rights, S.E. pt. Lot 1, Con. 1	75	20.00
	(Secondly) 6705 SEC 7797 SEC 6705 SEC	Mining Rights, S. pt. West of River, Lot 1, Con. 1.  Mining Rights, N. ½ Lot 2, Con. 1.  Mining Rights, S. ½ Lot 2, Con. 1.	44 161 161	13.80 37.20 37.20
	(Secondly) 7798 SEC	Mining Rights, N. ½ Lot 3, Con. 1	161	37.20
	7800 SEC 5391 SEC	Mining Rights, S. ½ Lot 3, Con. 1.  Mining Rights, S. ½ Lot 5, Con. 2.	161 160	37.20 37.00
		COOK TOWNSHIP		
C. 198 C. 198	8868 SEC 5848 SEC (Firstly)	Mining Rights, N.E. ¼ of N. ½ Lot 3, Con. 1 (L. 32370) Mining Rights, N.W. ¼ of N. ½ Lot 3, Con. 1	39.75 39.75	14.17 14.17
C. 198 C. 198	8869 SEC 8362 SEC	Mining Rights, S.E. ¼ of N. ½ Lot 3, Con. 1	39.75 39.75	14.17 14.17
C. 198	5848 SEC (Secondly)	Mining Rights, N.E. ¼ of N. ½ Lot 4, Con. 1	39.625	14.15
C. 198	5848 SEC (Thirdly)	Mining Rights, N.W. ¼ of N. ½ Lot 4, Con. 1	39.625	14.15
C. 198 C. 198	8887 SEC 8351 SEC	Mining Rights, S.E. ¼ of N. ½ Lot 4, Con. 1	39.625 39.625	14.15 14.15
C. 198 C. 198	8866 SEC 8867 SEC	Mining Rights, S.W. ¼ of N. ½ Lot 4, Con. 1.  Mining Rights, N.E. ¼ of S. ½ Lot 4, Con. 1.  Mining Rights, N.W. ¼ of S. ½ Lot 4, Con. 1 (L. 32334)	39.625	14.15
C. 198	8870 SEC	Mining Rights, S.E. ¼ of S. ½ Lot 4. Con. 1	39.625 39.625	14.15 14.15
C. 198 C. 198	7468 SEC 7087 SEC	Mining Rights, S.W. ¼ of S. ½ Lot 4, Con. 1 Mining Rights, N.E. ¼ of N. ½ Lot 5, Con. 1 (L. 29101)	39.625 39.75	14.15 14.17
C. 198 C. 198	7470 SEC 7081 SEC	Mining Rights, N.W. ¼ of N. ½ Lot 5, Con. 1 (L. 29100)	38.75 39.75	14.17 14.17
C. 198 C. 198	7469 SEC 7086 SEC	Mining Rights, S.W. <sup>1</sup> <sub>4</sub> of N. <sup>1</sup> <sub>2</sub> Lot 5, Con. 1 (L. 29099) Mining Rights, N.E. <sup>1</sup> <sub>4</sub> of S. <sup>1</sup> <sub>5</sub> Lot 5, Con. 1 (L. 28621) Mining Rights, N.W. <sup>1</sup> <sub>4</sub> of S. <sup>1</sup> <sub>5</sub> Lot 5, Con. 1 (L. 28933)	39.75 39.75	14.17 14.17
C. 198 C. 198	7413 SEC 7085 SEC	Mining Rights, S.E. 14 of S. 12 Lot 5, Con. 1 (L. 28619)	39.75 39.75	14.17 14.17
C. 198 C. 198	7414 SEC 10291 SEC	Mining Rights, S.W. ¼ of S. ½ Lot 5, Con. 1 (L. 28932) Mining Rights, N.E. ¼ of S. ½ Lot 11, Con. 1 (L. 36939)	39.75 40	14.17 14.24
		Currie Township		
	53 SEC	Mining Rights, S. 1/2 Lot 5, Con. 3.	160	37.00
			100	37.00
		HISLOP TOWNSHIP		
	8745 SEC	Mining Rights, S. ½ Lot 12, Con. 2	160	37.00

## COCHRANE DISTRICT—Continued

		COCHRANE DISTRICI—Continued		
Account	Parcel	Langemarck Township	Area	Amount
No.	No. 1739 CC	Description  Mining Rights, northerly part of Twp. of Langemarck41,1	(Acres)	Amount Due 65,916.53
	(Firstly) 1740 CC	Mining Rights, southerly portion of Twp. of Langemarck10,6	46	17,043.83
		Magladery Township		
	1738 CC	Mining Rights, whole of Twp. of Magladery52,2	95	83,702.80
	(Thirdly)	Mountjoy Township		,,
C. 598 C. 598	3839 SEC 2794 SEC	Mining Rights, N. pt. Broken Lot 7, Con. 1	75 153	22.32 40.34
		Murphy Township		
C. 322	3658 SEC	Mining Rights, N. 1/2 Lot 10, Con. 1	160	41.96
		Nassau Township		
	1741 CC ) (Firstly)	Mining Rights, pt. of Twp. of Nassau	77	83,994.12
	1737 CC)	ORKNEY TOWNSHIP		00,771.12
	Pt 1738 CC	Mining Rights, easterly pt. of Orkney Twp	80 02	28,621.81
	(Thirdly)	initing regites, easierly per of orange 1 wp	00,02	20,021.01
		PLAYFAIR TOWNSHIP		
	3349 SEC 2140 SEC 4950 SEC	Mining Rights, N.E. ¼ of S. ½ Lot 7, Con. 3.  Mining Rights, N.W. ¼ of S. ½ Lot 7, Con. 3.  Mining Rights, N. ½ of N. ½ Lot 8, Con. 4.	39.875 39.875 79.75	12.98 12.98 20.96
	(Firstly) 4068 SEC 9773 SEC 4067 SEC 1445 SEC 9775 SEC 9774 SEC 6776 SEC	Mining Rights, N.E. ¼ of S. ½ Lot 8, Con. 4.  Mining Rights, N.W. ¼ of S. ½ Lot 8, Con. 4.  Mining Rights, S.E. ¼ of S. ½ Lot 8, Con. 4.  Mining Rights, S.W. ¼ of S. ½ Lot 8, Con. 4.  Mining Rights, N.W. ¼ of S. ½ Lot 9, Con. 4.  Mining Rights, S.E. ¼ of S. ½ Lot 9, Con. 4.  Mining Rights, S.E. ¼ of S. ½ Lot 9, Con. 4.  Mining Rights, W. ½ of S. ½ Lot 10, Con. 5.	39.875 39.875 39.875 39.875 39.125 39.125 80.25	12.98 12.98 12.98 12.98 12.82 12.82 21.04
		RYKERT TOWNSHIP		
		Mining Rights, whole of Twp. of Rykert	40	82,974.61
	(Secondly)	Shetland Township		
	Pt. 1738 CC	Mining Rights, of Twp. of Shetland	30.53	84,394.91
	(Firstly)	STAUNTON TOWNSHIP		
	Pt. 1738 CC (Firstly)	Mining Rights, whole of Twp. of Staunton	53	82,990.43
	(,	Stock Township		
	6619 SEC	Mining Rights, N. pt. Lot 2, Con. 2	160	37.00
	6619 SEC (Firstly)	Mining Rights, S. ½ Lot 2, Con. 3.	153.5	35.70
	6619 SEC (Secondly)	Mining Rights, S. ½ Lot 3, Con. 3	154	35.80
	7602 SEC	Mining Rights, N. pt. Lot 1, Con. 6	160	37.00
		Storey Township		
	1741 CC (Secondly)	Mining Rights, northerly portion of Storey Twp	52	35,150.06
	1739 CC (Secondly)	Mining Rights, southerly portion of Storey Twp	51	47,461.22
1	11055 SEC 1297 SEC	Mining Rights, N. pt. Lot 12, Con. 2	160 160	37.00 37.00
		WALKER TOWNSHIP		
	7604 SEC 7796 SEC 6316 SEC (Thirdly)	Mining Rights, S. ½ Lot 11, Con. 1.  Mining Rights, N. pt. Lot 12, Con. 1.  Mining Rights, S. pt. Lot 12, Con. 1.	160.5 159 159	37.10 36.80 36.80

## COCHRANE DISTRICT—Continued

		WHITNEY TOWNSHIP		
Account No.	Parcel No.	Description	Area (Acres)	Amount Due
C. 584 C. 584 C. 584 C. 584 C. 584 C. 584 C. 584	2966 W&T 2965 W&T 3008 W&T 3009 W&T 1846 W&T 961 W&T 4011 W&T (Firstly)	Mining Rights, N.E. ¼ of N. ½ Lot 6, Con. 1 (P. 9041).  Mining Rights, N.W. ¼ of N. ½ Lot 6, Con. 1 (P. 9042).  Mining Rights, S.E. ¼ of N. ½ Lot 6, Con. 1 (P. 9427).  Mining Rights, S.W. ¼ of N. ½ Lot 6, Con. 1 (P. 9428).  Mining Rights, N. ½ Lot 7, Con. 1.  Mining Rights, N. ½ Lot 8, Con. 1.  Mining Rights, N. ½ Lot 8, Con. 1.  Mining Rights, N.E. ¼ of S. ½ Lot 5, Con. 2 (P. 6875).	40 40 40 40 159.5 159.5 39.75	14.24 14.24 14.24 14.24 41.82 41.84 14.17
C. 584 C. 584	5553 W&T 4011 W&T (Thirdly)	Mining Rights, N.W. ¼ of S. ½ Lot 5, Con. 2 (P. 18571) Mining Rights, S.E. ¼ of S. ½ Lot 5, Con. 2 (P. 6874)	39.75 39.75	14.17 14.17
C. 584	4011 W&T (Secondly)	Mining Rights, S.W. 1/4 of S. 1/2 Lot 5, Con. 2 (P. 6876)	39.75	14.17
C. 584 C. 565 C. 461 C. 461	3015 W&T 5554 W&T 3014 W&T 5564 W&T 2720 W&T 2718 W&T 2719 W&T 779 W&T 5477 W&T 4742 W&T 1059 SND 1060 SND	Mining Rights, N.E. ¼ of S. ½ Lot 6, Con. 2 (P. 9430) Mining Rights, N.W. ¼ of S. ½ Lot 6, Con. 2 (P. 18569) Mining Rights, S.E. ¼ of S. ½ Lot 6, Con. 2 (P. 9429) Mining Rights, S.W. ¼ of S. ½ Lot 6, Con. 2 (P. 9429) Mining Rights, N.E. ¼ of S. ½ Lot 8, Con. 2 (P. 8380) Mining Rights, N.W. ¼ of S. ½ Lot 8, Con. 2 (P. 8378) Mining Rights, S.E. ¼ of S. ½ Lot 8, Con. 2 (P. 8378) Mining Rights, S.W. ¼ of S. ½ Lot 8, Con. 2 (P. 8379) Mining Rights, S.W. ¼ of S. ½ Lot 8, Con. 2 (P. 8376) Mining Rights, S.E. ¼ of S. ½ Lot 10, Con. 2 (P. 13227) Mining Rights, pt. of N. pt. Broken Lot 8, Con. 3 (P. 18093). Mining Rights, S.E. ¼ of N. ½ Lot 12, Con. 4 (P. 12807) Mining Rights, S.W. ¼ of N. ½ Lot 12, Con. 4 (P. 12806)	39.75 39.75 39.75 39.875 39.875 39.875 39.875 39.875 160 38.5 44.78 39	14.17 14.17 14.17 14.17 14.22 14.22 14.22 14.22 41.96 13.89 21.31 14.01
		Numbered Claims and Locations		
C. 416 C. 492 C.	4069 SEC 8854 SEC 4405 SEC 4406 SEC 4414 SEC 4414 SEC 4415 SEC 4416 SEC 4417 SEC 4416 SEC 4417 SEC 4418 SEC 4420 SEC 4420 SEC 4438 SEC 4439 SEC 8864 SEC 9269 SEC 9260 SEC 9260 SEC 9260 SEC 9260 SEC 9261 SEC 9957 SEC 8855 SEC 9957 SEC 8855 SEC 9957 SEC 9951 SEC 9363 SEC 9373 SEC 3871 SEC 3873 SEC 10802 SEC	L. 11087, Holloway Twp L. 11834 (L. 27425) Harker Twp L. 13380, Harker Twp L. 13404, Harker Twp L. 13404, Harker Twp L. 13406, Harker Twp L. 13406, Harker Twp L. 13407, Harker Twp L. 13408, Harker Twp L. 13409, Harker Twp L. 13409, Harker Twp L. 13409, Harker Twp L. 13409, Harker Twp L. 13595, Harker Twp L. 13595, Harker Twp L. 13608 (L. 31620-1) Harker Twp L. 13858, Harker Twp L. 13858, Harker Twp L. 13859, Harker Twp L. 13859, Harker Twp L. 13965, Harker Twp L. 13966, Harker Twp L. 13965, Harker Twp L. 13965, Harker Twp L. 13967, Harker Twp L. 20890, Elliott Twp L. 20890, Elliott Twp L. 20932, Elliott Twp L. 20933, Elliott Twp L. 20934, Elliott Twp L. 20935, Harker Twp L. 20936, L. 14583) Harker Twp L. 29065 (L. 14582) Harker Twp L. 31616 (L. 14579) Harker Twp L. 31730 (L. 14374) Harker Twp L. 31731 (L. 14375—18 acres) (L. 14376—18.7 acres) L. 32201, Harker Twp L. 32202, Harker Twp L. 32201, Harker Twp L. 32201, Harker Twp L. 32202, Harker Twp P. 8466, Bristol Twp P. 8468, Bristol Twp P. 27327, Ogden Twp	55. 62 28. 1 43. 0 32. 8 28. 19 26. 5 23. 5 27. 53 33. 32 247. 59 28. 75 71. 2 38. 2 33. 86 33. 6 94. 41 20. 13 33. 19 29. 91 35. 72 38. 69 39. 24 39. 58 17. 58 27. 05 45. 43 46. 1 43. 9 38. 2 35. 5 36. 7 57. 58 57. 58 57	17. 85 15. 27 23. 46 17. 86 15. 32 14. 38 11. 51 14. 93 18. 12 12. 95 26. 01 12. 17 38. 99 20. 82 18. 45 18. 30 19. 17 23. 86 32. 36 10. 85 15. 44 13. 23 19. 45 20. 18 21. 38 21. 60 9. 97 12. 17 17. 47 25. 18 23. 96 20. 82 19. 32 20. 00 20. 83 12. 07 18. 65 19. 99 15. 12 14. 47 15. 10 13. 38
		Numbered Claims and Locations		
K. 105 K. 103 K. 105 K. 105	3202 4262 11521 3202	H.W. 416, Little Wabigoon. H.W. 464, Little Wabigoon. H.W. 468 (K. 2860-1), Melgund Twp. H.W. 475.	40.0 58.0 62.0 40.0	14.24 18.40 19.32 14.24

## KENORA DISTRICT—Continued

Account No. No.  K. 271 15718 K. 105 4607 K. 105 4657 K. 115 11470 K. 117 14984 K. 117 14984 K. 117 15231 K. 174 15232 K. 174 15233 K. 174 15234 K. 174 15235 K. 266 14212 K. 105 3008 K. 192 9897 K. 192 10064 K. 192 10064 K. 192 10064	Description  Pt. H.W. 541, Abraham Lake.  H.W. 573  H.W. 647, S. of Melgund.  K. 3438 (Part), Jordan Twp.  K. 4071 (H.W. 457).  K. 4072 (S.V. 211), Melgund Twp.  Pt. K. 4821, N. of Alneau Pen.  Pt. K. 5279, N. of Alneau Pen.  Pt. K. 5280, N. of Alneau Pen.  Pt. K. 5534, N. of Alneau Pen.  Pt. K. 5535, N. of Alneau Pen.  Pt. K. 5451, Echo Bay Area.  N.T. 22, S. of L. Wabiggon R.  S.V. 263, Melgund Twp.  S.V. 264, Melgund Twp.  S.V. 265, Melgund Twp.  S.V. 266, Melgund Twp.  S.V. 266, Melgund Twp.	Area (Acres) 21.08 40.0 40.0 22.14 52.0 40.0 5.01 18.23 22.2 21.07 39.48 36.21 40.0 40.0 40.0	Amount Due 12.68 14.24 10.10 27.81 19.76 7.31 9.20 9.39 9.87 14.12 12.86 14.24 14.24 14.24 14.24
K.P. 176 109	K. 1320, Dome Twp	24.35	10.61
K.P. 174 740 K.P. 174 741 K.P. 174 741 K.P. 174 745 K.P. 174 745 K.P. 174 745 K.P. 174 747 K.P. 98 33 K.P. 98 36 K.P. 98 36 K.P. 98 36 K.P. 98 37 K.P. 98 38 K.P. 98 39 K.P. 98 40 K.P. 98 41 K.P. 174 742 K.P. 96 1153 K.P. 96 1153 K.P. 96 1154 K.P. 168 1140 K.P. 168 1140 K.P. 168 1141 K.P. 168 1141 K.P. 168 1141 K.P. 168 1142 K.P. 168 1141 K.P. 176 1201 K.P. 53 1519 K.P.	K.R.L. 3481, Ball Twp. K.R.L. 4292, Skinner Twp. Pt. K.R.L. 4294, Skinner Twp. Pt. K.R.L. 4294, Skinner Twp. Pt. K.R.L. 4294, Skinner Twp. K.R.L. 4296, Skinner Twp. K.R.L. 4377, Skinner Twp. K.R.L. 4377, Skinner Twp. K.R.L. 4377, Skinner Twp. K.R.L. 4757, Near Narrow Lake K.R.L. 4758, Near Narrow Lake K.R.L. 4759, Near Narrow Lake K.R.L. 4760, Near Narrow Lake K.R.L. 4760, Near Narrow Lake K.R.L. 4761, Near Narrow Lake K.R.L. 4762, Near Narrow Lake K.R.L. 4763, Near Narrow Lake K.R.L. 4764, Near Narrow Lake K.R.L. 4765, Near Narrow Lake K.R.L. 4765, Near Narrow Lake K.R.L. 4765, Near Narrow Lake K.R.L. 4764, Near Narrow Lake K.R.L. 5257, Skinner Twp K.R.L. 8523, Ball Twp. Pt. K.R.L. 5252, Skinner Twp K.R.L. 8523, Ball Twp. Pt. K.R.L. 10444, Vicinity of Joneston Lake K.R.L. 10445, Vicinity of Joneston Lake K.R.L. 10446, Vicinity of Joneston Lake K.R.L. 10764, Vicinity of Joneston Lake K.R.L. 13060, Heyson Twp. K.R.L. 13061, Heyson Twp. K.R.L. 13061, Heyson Twp. K.R.L. 13063, Heyson Twp. K.R.L. 13083, Heyson Twp. K.R.L. 13084, Heyson Twp. K.R.L. 13083, Heyson & Baird Twp. K.R.L. 13084, Heyson & Baird Twp. K.R.L. 13244, Heyson & Baird Twp. K.R.L. 13244, Heyson Wp. K.R.L. 13255, Heyson Twp. K.R.L. 13475, Heyson Twp. K.R.L. 13476, Heyson Twp. K.R.L. 13476, Heyson Twp. K.R.L. 13554, Heyson Twp. K.R.L. 13554, Heyson Twp. K.R.L. 1369, Heyson Twp. K.R.L. 13693, Heyson Twp.	45.55 45.54 37.54 8.29 29.31 37.0 54.8 47.4 41.4 32.63 37.04 46.5 39.5 59.7 47.63 27.2 42.3 13.1 37.84 33.52 8.3 36.5 14.63 11.03 43.56 8.75 12.08 49.05 43.65 53.14 45.90 46.77 58.82 59.34 49.26 61.77 58.82 59.34 49.26 61.77 58.82 59.34 59.34 59.37 59.34 49.26 61.77 58.82 59.34 59.36 60.76 60.52 60.53 60.	10.01 28.21 13.66 7.31 11.76 13.55 17.66 15.94 14.56 12.53 13.55 15.74 14.12 18.79 16.00 11.28 14.77 8.02 14.14 14.83 6.91 13.43 8.38 7.54 15.08 7.01 7.77 16.32 15.08 17.26 15.63 14.75 18.31 18.63 15.67 16.38 19.28 18.58 16.62 19.62 19.62 19.62 19.35 19.05 21.61 15.56 18.20 19.62 19.35 19.05 21.61 15.56 20.59 22.82 15.31 15.67 15.83 17.09 16.05 14.29

## KENORA, PATRICIA DISTRICT—Continued

		KENORA, FATRICIA DISTRICI—Continued		
Account	Parcel	Description	Area	Amount
No. K.P. 73 K.P. 119	No. 1799 1800 1801 1802 1821 1822 1823 1824 1825 1826 1827 1803 2033 2032 2114 2113 2031 2116 2030 2115 2228 2117	Description  K.R.L. 19254, Heyson Twp. K.R.L. 19306, Heyson Twp K.R.L. 19307, Heyson Twp. K.R.L. 19308, Heyson Twp. K.R.L. 19309, Heyson Twp. K.R.L. 19310, Heyson Twp. K.R.L. 19311, Heyson Twp. K.R.L. 19312, Heyson Twp. K.R.L. 19313, Heyson Twp. K.R.L. 19313, Heyson Twp. K.R.L. 19428, Heyson Twp. K.R.L. 19429, Heyson Twp. K.R.L. 19429, Heyson Twp. M.R.L. 19430, Heyson Twp. Mining Rights, K.R.L. 21237 (K.R.L. 143) Balmer Twp. Mining Rights, K.R.L. 21239 (K.R.L. 144) Balmer Twp. Mining Rights, K.R.L. 21239 (K.R.L. 147) Balmer Twp. Mining Rights, K.R.L. 21236 (K.R.L. 146) Twp. of Balmer. Mining Rights, K.R.L. 21286 (K.R.L. 142) Twp. of Balmer. Mining Rights, K.R.L. 21289 (K.R.L. 142) Twp. of Balmer. Mining Rights, K.R.L. 21289 (K.R.L. 4069) Twp. of Balmer. Mining Rights, K.R.L. 21290 (K.R.L. 861) Twp. of Balmer. Mining Rights, K.R.L. 21291, Twp. of Balmer.	(Acres) 34.66 40.78 34.32 30.69 25.69 26.56 31.11 29.92 39.71 48.15 44.92 60.14 70.9 51.2 61.2 62 44 32.4 27.5 34.4 49.38 27.7	Due 14. 40 16. 05 14. 29 13. 33 8. 69 12. 20 13. 43 13. 11 15. 76 18. 03 17. 18 21. 29 21. 38 16. 82 19. 13 19. 32 15. 16 12. 48 11. 35 12. 94 16. 41 11. 40
		RAINY RIVER DISTRICT		
		Numbered Claims and Locations		
R.R. 59	13607	Pt. (F.F. 3872), Partly in Fleming Township	11.60	7.68
		SUDBURY DISTRICT		
		DAVIS TOWNSHIP		
S. 157	3279 SES	N.E. pt. of S. pt. Broken Lot 11, Con. 2	36	13.76
		Denison Township		
S. 347 S. 347 S. 347	464 ANS 464 NS 464 ANS	Mining Rights, N. ½ Lot 7, Con. 1.  Mining Rights, S. ½ Lot 9, Con. 1.  Mining Rights, S. ½ Lot 10, Con. 1.	148 162 162.5	68.79 74.82 58.78
S. 358	1226 ANS R.B. 2A	Mining Rights, Lot 10, Con. 4	158	41.50
		FOSTER TOWNSHIP		
S. 195 S. 51	9206 SWS 7077 SWS	Pt. S.W. pt. of S. pt. Lot 12, Con. 2 (pt. S. 21962)	15 40	8.46 15.12
		MAY TOWNSHIP		
S. 340 S. 340	2180 ANS 7508 SWS	Mining Rights, N.E. ¼ of S. ½ Lot 2, Con. 6.  Mining Rights, N.W. ¼ of S. ½ Lot 2, Con. 6.	41.875 41.875	14.68 14.68
		MERRITT TOWNSHIP		
S. 31	8489 SWS	Pt. S.E. pt. of S. pt. Lot 1, Con. 2 (S. 21958)	17	8.34
		Mongowin Township		
S. 31 S. 31 S. 31 S. 31 S. 31 S. 31 S. 31	7675 SWS 8015 SWS 8793 SWS 8795 SWS 8796 SWS 8794 SWS 8792 SWS	Mining Rights, pt. of N. pt. Lot 5, Con. 3 (S. 7237)	32.9 32.9 40 36.2 35.4 38.6 11.5	12.60 12.60 14.24 13.36 13.17 13.92 7.65
		Nairn Township		
S. 357	708 NS Remainder	Mining Rights, Pt. Lot 12, Con. 1 (being less 13.45 acres to the Railway Co	237.55	62.98
		Salter Township		
S. 340 S. 340 S. 340	2582A NS 2220A NS 2583A NS	Mining Rights, S.E. ¼ Section 15  Mining Rights, S. ½ of S.E. ¼ of Section 16  Mining Rights, S.E. ¼ of S.W. ¼ Section 16	160 80 40	41.96 23.48 14.24

## SUDBURY DISTRICT—Continued

		Name page Course on Lands		
Account	Parcel	Numbered Claims and Locations	Area	Amount
No. S. 212 S. 132 S. 132 S. 132 S. 132 S. 132 S. 132 S. 4	No. 5947 SWS 6922 SWS 8428 SWS 8429 SWS 8430 SWS 8431 SWS R.O.	S. 3349, Berth 11. S. 4420, Penhorwood Twp. S. 20560, Chester Twp. S. 20561, Chester Twp. S. 20575, Chester Twp. S. 20576, Chester Twp. Pt. of Location No. 5 Old Wallace Mine Locations Whitefish Bay, South of Mongowin Twp.	(Acres) 46.5 34 62.54 54.94 41.66 49.42 52.50	Due 16.11 13.71 21.03 19.07 15.69 17.67
		THUNDER BAY DISTRICT		
		Numbered Claims and Locations		
T.B. 372	1580 FWF 901 FWF 901 FWF 901 FWF 901 FWF 901 FWF 901 FWF 756 TBF 9579 TBF 7048 TBF 6600 TBF 5405 TBF 5405 TBF 5405 TBF 5405 TBF 7217 TBF 7217 TBF 7217 TBF 7217 TBF 7218 TBF 7237 TBF 7236 TBF 8332 TBF 8332 TBF 8332 TBF 8333 TBF 8334 TBF 8335 TBF 8331 TBF 8331 TBF 8331 TBF 8331 TBF 8331 TBF 8331 TBF 8331 TBF 8331 TBF 8341 TBF 8341 TBF 8341 TBF 8342 TBF 8343 TBF 8343 TBF 8343 TBF 8343 TBF 8344 TBF 8343 TBF 8344 TBF 8345 TBF 8341 TBF 8342 TBF 8343 TBF	A.L. 774, N. of Sturgeon Lake B.G. 164, Sturgeon Lake B.G. 165, Sturgeon Lake B.G. 166, Sturgeon Lake B.G. 167, Sturgeon Lake Mining Rights, B.J. 122 & 123, North of Lake Superior E. 73, Gorham Twp E. 85, Gorham Twp Mining Rights, H.F. 4 (N. pt.) Near Poplar Lodge Mining Rights, H.F. 5 (N. pt.) Near Poplar Lodge Mining Rights, N. pt. of W. ½ H.F. 6, Near Poplar Lodge K.K. 14, E. Nipigon Forest Reserve K.K. 15, E. Nipigon Forest Reserve Mining Rights, T.B. 4880, Summers Twp T.B. 8508 Mining Rights, pt. of T.B. 9627 T.B. 10877 T.B. 10934 T.B. 10973, N.E. of Schreiber T.B. 10973, N.E. of Schreiber T.B. 10979 T.B. 22628, Errington Twp T.B. 23499, Errington Twp T.B. 23499, Errington Twp T.B. 24813, Errington Twp T.B. 24814, Errington Twp T.B. 24815, Errington Twp T.B. 24816, Errington Twp T.B. 24817, Errington Twp T.B. 24818, Errington Twp T.B. 24819, Errington Twp T.B. 24819, Errington Twp T.B. 24819, Errington Twp T.B. 24820, Errington Twp T.B. 24821, Errington Twp T.B. 24824, Errington Twp T.B. 24824, Errington Twp T.B. 24824, Errington Twp T.B. 24825, Errington Twp T.B. 24826, Errington Twp T.B. 24827, Errington Twp T.B. 248285, Errington Twp T.B. 24826, Errington Twp T.B. 24827, Errington Twp T.B. 24827, Errington Twp T.B. 248286, Errington Twp T.B. 24827, Errington Twp T.B. 24827, Errington Twp T.B. 24827, Errington Twp T.B. 248286, Errington Twp T.B. 24827, Errington Twp T.B. 248286, Errington Twp T.B. 24827, Errington Twp T.B. 24827, Errington Twp T.B. 248286, Errington Twp T.B. 24827, Errington Twp T.B. 24827, Errington Twp T.B. 248286, Errington Twp T.B. 24827, Errington Twp T.B. 248286, Errington Twp T.B. 24827, Errington Twp	40 45 19 40 47 240 80 80 81 115 145 93.5 39.1 39.6 85.84 41.7 71 63.15 26.64 29.307 17.47 20.40 28.039 28.6 55.28.29 28.44 53.58 65.96 53.44 33.82 24.56 44.93 24.36 55.84 24.73 36.84 36.85 37.86 38.86 39.86 39.86 39.86 39.86 39.86 39.86 40.86 50.86	19 56 16 00 9 39 14 24 15 86 163 40 23 48 23 48 42 17 28 97 14 03 14 15 24 82 14 64 7 31 27 95 15 04 16 05 11 61 12 55 15 57 11 53 11 56 17 39 20 25 17 33 12 81 10 69 15 37 10 63 18 49 12 56 11 72 16 02 13 32 8 90 12 73
		TIMISKAMING DISTRICT		
		CASEY TOWNSHIP		
T. 126 T. 126	1734 SST 4256 SST	Mining Rights, E.½ of S.½ and N.W.¼ of S.½ Lot 8, Con. 1 Mining Rights, S.W.¼ of S.½ Lot 8, Con. 1	118.5 39.5	33.80 14.59
		Coleman Township		
T. 644 T. 644	176 SST 8545 SST	Mining Rights, N. ½ of N.W. ¼ of S. ½ Lot 15, Con. 3 (C. 186) Mining Rights, N. ½ of S.W. ¼ of S. ½ Lot 15, Con. 3 (described	19.95	9.60
T. 644	8545 SST	as fourthly).  Mining Rights, pt. of S. ½ of S.W. ¼ of S. ½ Lot 15, Con. 3	20	9.62
T. 1039 T. 976 T. 976	9322 SST 10726 SST 10726 SST (12 Ac.) Pt. 9023 SST (8 Ac.)	(C. 665) (described as thirdly).  Mining Rights, pt. Lot 19, Con. 4 (C.245)	15.8 35 20 20	8.65 13.96 9.62 9.62
T. 976 T. 952	9336 SST 2469 NND	Mining Rights, S. ½ of S.W. ¼ of N. ½ Lot 1, Con. 6 (C. 333) Mining Rights, pt. of N.W. ¼ of N. ½ Lot 7, Con. 6 (C. 253) Mining Rights, pt. S.E. pt. Lot 9, Con. 6 (Land under water	20 21	9.62 9.85
T. 610	1427 SST		11	7.20
T. 909	8461 SST	Mining Rights, pt. S.W. pt. Broken Lot 14, Con. 6 (Land covered with water pt. Loon Lake).	3.5	7.00

## TIMISKAMING DISTRICT—Continued

## EBY TOWNSHIP

Account No. T. 557 T. 918A T. 918A	Parcel No. 3231 SST 7418 SST 8882 SST	Description S.W. ¼ of S. ½ Lot 1, Con. 5 S.W. pt. of N. pt. Broken Lot 9, Con. 6 (L.39689) N.W. pt. of S. pt. Broken Lot 9, Con. 6 (L.39690)	Area (Acres) 40 6.5 40	Amount Due 14.24 6.50 14.24
		FLAVELLE TOWNSHIP		
T. 393	738 SST 2789 SST 739 SST 2790 SST 3217 SST 3170 SST 3172 SST 3171 SST 2791 SST 2788 SST 3580 SST 3175 SST 3174 SST 3173 SST	N.E. ½ of N. ½ Lot 1, Con. 4.  N.W. ¼ of N. ½ Lot 1, Con. 4.  S.E. ¼ of N. ½ Lot 1, Con. 4.  N.W. ¼ of S. ½ Lot 1, Con. 4.  S.E. ¼ of N. ½ Lot 1, Con. 5.  S.W. ¼ of N. ½ Lot 1, Con. 5.  N.E. ¼ of S. ½ Lot 1, Con. 5.  N.E. ¼ of S. ½ Lot 1, Con. 5.  N.W. ¼ of S. ½ Lot 1, Con. 5.  S.E. ¼ of S. ½ Lot 1, Con. 5.  S.W. ¼ of S. ½ Lot 1, Con. 5.  S.W. ¼ of S. ½ Lot 1, Con. 5.  S.E. ¼ of N. ½ Lot 2, Con. 5.  N.E. ¼ of S. ½ Lot 2, Con. 5.  S.E. ¼ of S. ½ Lot 2, Con. 5.  S.E. ¼ of S. ½ Lot 2, Con. 5.  S.E. ¼ of S. ½ Lot 2, Con. 5.	40 40 40 40 40 40 40 40 40 40 40 40 40 4	15.36 15.36 15.36 15.36 15.36 15.36 15.36 15.36 15.36 15.36 15.36 15.36
		Gross Township		
T. 393 T. 393 T. 393 T. 393 T. 393	733 SST 2893 SST 2894 SST 2895 SST 734 SST	N.W. pt. of N. pt. Lot 12, Con. 4 S.W. ¼ of N. ½ Lot 12, Con. 5. N.E. ¼ of S. ½ Lot 12, Con. 5. N.W. ¼ of S. ½ Lot 12, Con. 5. S.W. ¼ of S. ½ Lot 12, Con. 5.	38.25 36.25 36.25 36.25 36.25	14.99 14.37 14.28 14.47 14.28
		Otto Township		
T. 640 T. 640	3658 Tim. 3659 Tim.	Pt. N.E. ¼ of N. ½ Lot 5, Con. 6 (L. 17545) N.W. ¼ of N. ½ Lot 5, Con. 6 (L. 17546)	37.19 40	13.59 14.24
		PACAUD TOWNSHIP		
T. 82 T. 82 T. 82 T. 82 T. 365	3751 Tim. 3748 Tim. 3750 Tim. 3749 Tim. 3758 SST	N.E. ½ of N. ½ Lot 2, Con. 6 (L. 17986) N.W. ¼ of N. ½ Lot 2, Con. 6 (L. 17987) S.E. ¼ of N. ½ Lot 2, Con. 6 (L. 17989) S.W. ¼ of N. ½ Lot 2, Con. 6 (L. 17988) Mining Rights, & pt. surface S.W. ¼ of N. ½ Lot 5, Con. 6	39.75 39.75 39.75 39.75	14.17 14.17 14.17 14.17
T. 619 T. 619	8889 NND 5664 NND	(L. 8561) N.W. ½ of N. ½ Lot 6, Con. 6. S.E. ¼ of N. ½ Lot 6, Con. 6 (L. 8566).	38.375 40.25 38.25	24.60 14.28 13.82
		Skead Township		
T. 634 T. 634 T. 630 T. 630 T. 630 T. 630 T. 631 T. 671 T. 671	2375 SST 2376 SST 401 SST 402 SST 2327 SST 2396 SST 3161 SST 3162 SST	Mining Rights, N.E. ¼ of N. ½ Lot 10, Con. 2 (L. 7688)  Mining Rights, S.E. ¼ of S. ½ Lot 10, Con. 3  Mining Rights, S.E. pt. of N. pt. Lot 5, Con. 6 (L. 5962)  Mining Rights, S.W. pt. of N. pt. Lot 5, Con. 6 (L. 5963)  Mining Rights, N.E. ¼ of N. ½ Lot 9, Con. 6 (L. 6794)  Mining Rights, N.W. pt. of N. pt. Lot 10, Con. 6 (L. 6742)  Mining Rights, S.W. pt. of N. pt. Lot 12, Con. 6 (LS. 370)  Mining Rights, N.W. pt. of S. pt. Lot 12, Con. 6 (LS. 369)	40 40.875 40.875 41.75 45.5 40.25 40.25	14.24 14.24 15.49 15.49 15.91 17.79 14.28
		Numbered Claims and Locations		
T. 414 T. 682 T. 674 T. 674 T. 674 T. 692 T. 831 T. 715 T. 831 T. 831 T. 831 T. 509 T. 658 T. 674 T. 349 T. 349 T. 349 T. 349 T. 685 T. 402 T. 402 T. 674	763 SST 7302 NND 7304 NND 7304 NND 7467 NND 5097 NND 644 CST 1483 CST 641 CST 623 CST 642 CST 1241 CST 1241 CST 1248 NND 3995 NND 1408 Tim. 1409 Tim. 1409 Tim. 1509 Tim. 2051 Tim. 2053 Tim. 2591 Tim.	C. 1353, Gillies Limit.  Mining Rights, C.E. 20, McVittie Twp  Mining Rights, C.E. 21 and 22, McVittie Twp.  Mining Rights, C.E. 29, McVittie Twp  Mining Rights, C.E. 30, McVittie Twp  Mining Rights, C.E. 30, McVittie Twp  H.R. 158, South Lorrain Twp  Mining Rights, H.R. 594 (L. 6833) Teck Twp  H.R. 745 (L. 8218) Grenfell Twp  Mining Rights, H.R. 756, Teck Twp  Mining Rights, H.R. 757 (T. 16031) Teck Twp  Mining Rights, H.R. 758 (L. 4486) Teck Twp  H.S. 990 (P. 8218) Thorneloe Twp  Mining Rights, L. 992 (C.E. 19) McVittie Twp  Mining Rights, L. 1393, Gauthier Twp  Mining Rights, L. 1394, Gauthier Twp  Mining Rights, L. 1395, Gauthier Twp  Mining Rights, L. 1937, Gauthier Twp  Mining Rights, L. 1937, Gauthier Twp  Mining Rights, L. 1938, Gauthier Twp  Mining Rights, L. 2022, McVittie Twp	2.5 19.5 27.82 37.43 50.5 29.75 41.8 28.4 42 38.5 34.5 33.2 48.3 35.11 33.53 24.05 63.13 30.4 24.84	7.31 9.50 11.42 13.63 16.66 11.86 33.97 11.56 34.11 31.67 28.90 12.70 16.15 12.23 13.94 13.11 12.73 10.54 19.57 12.02 10.73

## TIMISKAMING DISTRICT—Continued

		TIMISKAMING DISTRICT—Continued		
Account	Parcel		Area	Amount
No.	No.	Description	(Acres)	Due
T. 349	2517 Tim.	Mining Rights, L. 2573, Gauthier Twp	49.9	16.53
T. 402 T. 240	2052 Tim. 774 CST	Mining Rights, L. 2800, Gauthier Two	25	10.77
T. 700	408 SST	L. 3179, Lebel Twp L. 5340, Boston Twp	61.7	19.26
T. 700	407 SST	L. 3341. Boston I WD	29.5 30.6	11.81 12.07
T. 702	420 SST	Mining Rights, L. 5305, McElroy Two	19.4	9.48
T. 702 T. 702	422 SST 419 SST	Mining Rights, L. 5367, McElroy Twp. Mining Rights, L. 5368, McElroy Twp.	36.1	13.34
T. 702	421 SST	Mining Rights, L. 5309, McElroy Two	26.6 24.9	11.15 10.75
T. 702	412 SST	Mining Rights, L. 53/0, McElroy Two	26.5	10.73
T. 700	409 SST	1. 53/8, Boston 1 wp	26.6	11.15
T. 740 T. 740	426 SST 427 SST	L. 6060, Boston Twp	42.9	14.91
T. 831	643 CST	L. 6062, Boston Twp. Mining Rights, L. 6866, Teck Twp.	40.08 23.5	14.26
T. 715	1304 CST	L. 6986, Except surface rights on 1.5 acres. Parcel 219 CST	23.3	21.28
T 0.24	COL CCT	Grentell Lwp	50	16 55
T. 831 T. 831	639 CST 640 CST	Mining Rights, pt. L. 7216, Teck Twp. Mining Rights, L. 7411, Teck Twp.	1.3	6.34
T. 740	2413 SST	L. 7788, Boston Twp.	35.6 37.3	29.67 13.61
T. 240	1231 CST	L, 7795, Lebel Twp	41.4	14.56
T. 240	1232 CST	L. 7796, Lebel Twp	45.7	15.56
T. 240 T. 240	1233 CST 1247 CST	L. 7797, Lebel Twp. L. 8043, Lebel Twp.	39.6	14.15
T. 240	1248 CST	L. 8044, Lebel Twp.	36.5 30.3	13.43
T. 715	2088 CST	L. 9158, Grenfell Twp	40.8	14.43
T. 90	2577 CST	Mining Rights, L. 10837, McVittie Twp	30.8	12.12
T. 712 T. 712	2852 CST 2853 CST	L. 10973, Katrine Twp. L. 10974, Katrine Twp.	29.8	14.02
T. 712	2551 CST	L. 10975, Katrine Twp	43.6 53.5	23.28
T. 712	2552 CST	L. 10976, Katrine Twp	53.9	30.19
T. 712	2549 CST 2893 CST	L. 11387, Katrine Twp.	43	22.86
T. 712 T. 712	2854 CST	L. 11470, Katrine Twp. L. 11471, Katrine Twp.	43 44	22.86 23.55
Т. 712	2894 CST	L. 11472, Katrine Twp.	44.9	24.15
T. 712	2553 CST	L. 11473, Katrine Twp	38.5	19.85
T. 712	2548 CST	L. 11474, Katrine Twp.	30.3	14.35
T. 712 T. 712	2554 CST 3537 CST	L. 11475, Katrine Twp. L. 11478, Katrine Twp.	59.9 36.5	34.23 18.51
T. 173	3643 SST	Mining Rights, L. 12099, Hearst Twp	38.9	13.99
T. 173	2560 CST	Mining Rights, pt. L. 12198, Gauthier Twp	12.8	7.96
T. 821 T. 821	2527 CST 2528 CST	Mining Rights, L. 12309, McGarry Twp	27	11.24
T. 821	2529 CST	Mining Rights, L. 12310, McGarry Twp	38 25.4	13.78 10.86
T. 804	3477 CST	Mining Rights, L. 14894, Teck Twp	42	14.70
T. 804	3478 CST	Mining Rights, L. 14895, Teck Twp. Mining Rights, L. 14897, Teck Twp.	27	11.24
T. 804 T. 804	3479 CST 3480 CST	Mining Rights, L. 14897, Teck Twp.  Mining Rights, L. 14898, Teck Twp.	45.8 23	58.35 10.31
T. 805	5307 CST	L. 15025 (L. 26848 & L. 26849) Grenfell Twp	68.8	20.89
T. 805	5308 CST	Mining Rights, L. 15026 (L. 24650) Grenfell Twp	38	13.78
T. 805	4890 CST 5303 CST	Mining Rights, pt. L. 15027, Grenfell Twp	17.5	9.04 16.30
T. 821 T. 482	5271 SST	Mining Rights, L. 23534, McGarry Twp	48.94 36.1	13.34
T. 482	5272 SST	Mining Rights, L. 24152, Hearst Twp		12.14
T. 805	5344 CST	Mining Rights, L. 24651, Grenfell Twp	15.3	8.53
T. 712 T. 482	5312 CST 6353 SST	L. 25020, Katrine Twp Mining Rights, L. 25152, Hearst Twp	31.85 39.98	15.36 14.24
T. 750A	5436 CST	Mining Rights, L. 25703, Black Twp	28.39	12.70
T. 750A	5435 CST	Mining Rights, L. 25907, Black Twp	24.66	11.70
T. 482	6354 SST 7318 CST	Mining Rights, L. 26053, Hearst Twp	50.08 34.4	16.57 22.56
T. 906 T. 906	7319 CST	Mining Rights, L. 26462 (L. 40670) Melba Twp	34.16	22.46
T. 906	7320 CST	Mining Rights, L. 26463 (L. 40676) Melba Twp	41.47	26.17
T. 906	7315 CST	Mining Rights, L. 26464, Melba Twp	28.27	19.44
T. 906 T. 906	7316 CST 7317 CST	Mining Rights, L. 26465, Melba Twp	38.04 36.07	24.40 23.42
T. 712	5315 CST	L. 26506. Katrine Twp	38.38	19.78
T. 712	5316 CST	L. 26507, Katrine Twp	47.15	25.64
T. 208	5444 CST	L. 28714, Grenfell Twp	48.52 35.91	16.20 13.29
T. 674 T. 674	6156 CST 6157 CST	Mining Rights, pt. L. 29069, McVittle Twp	17.04	10.71
T. 674	6152 CST	Mining Rights, L. 29070, McVittie Twp	27.23	11.28
T. 674	6154 CST	Mining Rights, L. 29810, McVittie Twp	18.52	9.27
T. 674 T. 674	6153 CST 6160 CST	Mining Rights, L. 29811, McVittie Twp	41.59 24.89	14.61 10.75
T. 100	6231 CST	Mining Rights, L. 30976, Gauthier Twp	41.93	14.68
T. 100	6232 CST	Mining Rights, L. 30977, Gauthier Twp	49.44	16.41
T. 100	6233 CST	Mining Rights, L. 30978, Gauthier Twp	39.40 36.03	14.10 13.32
T. 100 T. 100	6158 CST 6159 CST	Mining Rights, L. 31159, Gauthier Twp	51.82	16.97
T. 674	6161 CST	Mining Rights, L. 31361, McVittie Twp	2.99	7.31
T. 846	6128 CST	Mining Rights, L. 31426, McGarry Twp	34.52	13.84

## TIMISKAMING DISTRICT—Continued

Account	Parcel	Description	Area	Amount
No. T. 846	No. 5432 CST	Mining Rights, L. 31427, McGarry Twp	(Acres) 8.44	Due 7.64
T. 846 T. 846	7298 CST 7299 CST	Mining Rights, L. 33649, McGarry Twp	38.95	7.86 14.98
T. 846 T. 846	7290 CST 7291 CST	Mining Rights, L. 33804, McGarry Twp		16.48 10.66
Г. 846 Т. 846	7292 CST 7293 CST	Mining Rights, L. 33806, McGarry Twp	40.03 38.30	15.25 14.81
T. 846 T. 100	7294 CST 7380 SST	Mining Rights, L. 33808, McGarry Twp	46.33 21.29	16.87 9.92
T. 100 T. 100	7381 SST 7382 SST	Mining Rights, pt. L. 34548, McElroy Twp	12.58 11.59	7.91
T. 100	7383 SST	Mining Rights, pt. L. 34552, McElroy Twp	5.34	7.31
T. 100 T. 100	7386 SST 7387 SST	Mining Rights, pt. L. 34575, McElroy Twp	7.60 32.94	7.31
T. 100 T. 100	7388 SST 7295 CST	Mining Rights, pt. L. 34577, McElroy Twp	14.00 9.89	8.23
T. 846 T. 846	7326 CST 7327 CST	Mining Rights, L. 38627, McGarry Twp	$\frac{38.31}{46.24}$	14.81
T. 846 T. 934	7328 CST 7404 SST	Mining Rights, L. 38631, McGarry Twp L. 38748 L .(6567) Boston Twp	32.67 34.5	13.39 12.96
T. 846 T. 100	7296 CST 6234 CST	Mining Rights, L. 39996, McGarry Twp Mining Rights, L. 40106 (L. 31090) Gauthier Twp	43.90 36.75	16.25 13.48
T. 846 T. 846	7310 CST 7309 CST	Mining Rights, (L. 40114) L. 12402, McGarry Twp	31.92 25.32	13.18 11.49
T. 846 T. 924	7297 CST 4647 NND	Mining Rights, L. 41273, McGarry Twp	46.48 40	16.92 20.29
T. 240 T. 240	1545 CST 1536 CST	L.S. 4, Lebel Twp. L.S. 5, Lebel Twp.	41.1	14.49 12.39
T. 240 T. 240	1537 CST 1606 CST	Pt. L.S. 69, Lebel Twp.	19 26.9	9.39
T. 240	1607 CST	L.S. 270, Lebel Twp. L.S. 271, Lebel Twp.	33.1	11.21
T. 240 T. 240	1641 CST 1632 CST	L.S. 378, Lebel Twp. L.S. 406, Lebel Twp.	42.8 24.7	14.89 10.71
T. 240 T. 875	1633 CST 2470 SST	L.S. 408, Lebel Twp Mining Rights, M.R. 5972, Cairo Twp.	31.7 27.8	12.33 10.65
T. 875 T. 317	2462 SST 4702 SST	Mining Rights, M.R. 5976, Cairo Twp	28.9 55.3	11.68 17.77
T. 317 T. 317	5178 SST 3577 SST	Mining Rights, M.R. 6394, Cairo Twp	48.9 30	16.30 11.93
T. 317 T. 317	1744 SST 3578 SST	Mining Rights, M.R. 6449, Cairo Twp	35 46.8	13.08 15.81
T. 317 T. 317	3579 SST 5179 SST	Mining Rights, M.R. 6451, Cairo Twp	45.3 32.53	15.46 12.50
T. 414 T. 414	2513 CST 629 CST	P. 5898½, Langmuir Twp	37.8 56	13.73 17.94
T. 414 T. 509	631 CST 238 CST	P. 7508, Langmuir Twp. P. 7538, Thorneloe Twp.	42 31,4	14.70 13.05
T. 509 T. 509	231 CST 240 CST	P. 7556, Thorneloe Twp. P. 7557, Thorneloe Twp.	36 31.2	14.23
T. 414 T. 414	630 CST 627 CST	P. 7679, Langmuir Twp. P. 7887, Langmuir Twp.	54.25 41	17.52
T. 414 T. 509	628 CST 5476 CST	P. 7888, Langmuir Twp. P. 18590, Thorneloe Twp.	47 21	15.86
T. 887 T. 887	8360 NND 9062 NND	R.S.C. 201, N. of Eby. R.S.C. 202, Grenfell Twp	40.4	13.73
1.00/	9002 IVIVD		43.2	14.98
		DISTRICT OF NIPISSING  Bonfield Township		
	13869 N	Mining Rights, Lot 32, Con. 10.	87	22.40
		CALDWELL TOWNSHIP		
	R.O.	Mining Rights, E. ½ Lot 1, Con. A.	160	37.00
	R.O. R.O.	Mining Rights, W. ½ Lot 1, Con. A. Mining Rights, pt. S. ½ Lot 3, Con. C.	160 51.82	37.00 15.36
	R.O.	Mining Rights, S.W. pt. of S. ½ Lot 3, Con. C	2.1	7.00
	R.O.	Mining Rights, Lot 2, Con. 1.	100	25.00
	R.O. R.O.	Mining Rights, Lot 27, Con. 1. Mining Rights, Lot 13, Con. 2.	100 100	25.00 25.00
	13626 NF 13627 NF	Mining Rights, Lot 26, Con. 3. Mining Rights, Lot 27, Con. 3.	100 100	25.00 25.00
	R.O. 81 N	Mining Rights, Lot 19, Con. 5. Mining Rights, Lot 14, Con. 6.	100 100	25.00 25.00
	44 N 13 N	Mining Rights, Lot 32, Con. 6. Mining Rights, Lot 33, Con. 6.	100 100	25.00 25.00
	19 N	Mining Rights, Lot 15, Con. 7.	100	25.00

## DISTRICT OF NIPISSING—Continued

Account No.	Parcel No.	Description	Area	Amount
100.	R.O. R.O. R.O. R.O. R.O. R.O. 12262 N	Mining Rights, Lot 19, Con. 7. Mining Rights, Lot 17, Con. 8. Mining Rights, pt. Lot 18, Con. 8 (pt. S. of Rlwy.). Mining Rights, pt. Lot 18, Con. 8. Mining Rights, Lot 19, Con. 8 (except C.P.R. R/W). Mining Rights, Lot 20, Con. 8 (except C.P.R. R/W). Mining Rights, N. pt. Lot 28, Con. 9 (Exprop. by Dept. Hwys.	6 85 100 100	Due 8.20 15.20 7.00 22.00 25.00
	12260 N	2.91 ac.)	47	14.40
	12261 N	3.12 ac.)	50 60	15.00 17.00
		East Ferris Township		
	R.O. R.O. R.O. R.O. R.O. R.O. R.O. R.O.	Mining Rights, pt. Lot 20, Con. 3.  Mining Rights, pt. Lot 21, Con. 3.  Mining Rights, pt. Lot 22, Con. 3.  Mining Rights, pt. Lot 23, Con. 3.  Mining Rights, pt. Lot 24, Con. 3.  Mining Rights, pt. Lot 24, Con. 4.  Mining Rights, pt. Lot 25, Con. 4.  Mining Rights, pt. Lot 26, Con. 4.  Mining Rights, Lot 28, Con. 5.  Mining Rights, pt. Lot 27, Con. 5.  Mining Rights, pt. Lot 29, Con. 5.  Mining Rights, pt. Lot 23, Con. 13 (except 3.5 ac. Res. in Patent)	3.24 3.2 3.27 3.07 1.59 1.91 3.81 4.86 100 63 3.16 3.02 93	7.00 7.00 7.00 7.00 7.00 7.00 7.00 25.00 7.00 7.00 23.60
		West Ferris Township		
	R.O. R.O. R.O. 64 N R.O.	Mining Rights, pt. of W. pt. Lot 29, Con. 11.  Mining Rights, pt. of W. pt. Lot 29, Con. 11.  Mining Rights, pt. of E. pt. Lot 29, Con. 11 (except 4.04 to Rlwy.)  Mining Rights, pt. Lot 32, Con. 12.  Mining Rights, Lot 33, Con. 15.	4 94 45.06 45.96 5 94.49	7.00 14.02 14.20 7.00 23.90
	2523 W&F 1413 W&F	Mining Rights, pt. Lot 32, Con. 18 (pt. 54 N. of Highway, Except Easement by Bell Telephone Co. & R/W for Highway) Mining Rights, pt. Lot 32, Con. 18 (pt. S. of Highway)	54 43	15.80 13.60
		Mattawan Township		
	R.O. R.O. R.O. R.O. R.O.	Mining Rights, pt. Lot 37, Con. 5 (except pt. to H.E.P.C.)  Mining Rights, pt. Lot 38, Con. 5 (except pts. to H.E.P.C.)  Mining Rights, Lot 39, Con. 5 (except pt. to H.E.P.C.)  Mining Rights, Lot 38, Con. 6 (except pt. to H.E.P.C.)  Mining Rights, Lot 39, Con. 6 (except pt. to H.E.P.C.)	98 91.4 24.8 101 69	23.60 23.24 9.96 25.20 18.80
		Papineau Township		
	722 N R.O. R.O.	Mining Rights, pt. Lot 20, Con. A (Excl. 1.202 ac. to Dept. Hgwy.)	3.798 50 50	7.00 15.00 15.00
		Springer Township		
	R.O. R.O. R.O. R.O. R.O. R.O. R.O. R.O.	Mining Rights, pt. Lot 6, Con. A.  Mining Rights, pt. Lot 9, Con. A.  Mining Rights, S.E. 50 ac. Lot 9, Con. A.  Mining Rights, Lot 14, Con. A.  Mining Rights, E. ½ Lot 14, Con. B.  Mining Rights, E. ½ of W. ½ Lot 14, Con. B.  Mining Rights, W. ½ of W. ½ Lot 14, Con. B.  Mining Rights, N.E. pt. Lot 11, Con. 1  Mining Rights, pt. Lot 11, Con. 1	109 280 50 320 132.5 66.25 66.25 58 50	26.80 61.00 15.00 69.00 31.50 18.24 18.24 16.60 15.00
		Widdifield Township		
	R.O. R.O. R.O.	Mining Rights, pt. Lot 22, Con. C	160 154.43 160.5	37.00 35.88 37.10
		DISTRICT OF PARRY SOUND		
		ARMOUR TOWNSHIP		
	R.O. R.O. 4301 SS 4301 SS 4301 SS	Mining Rights, Lot 20, Con. 1	100 100 49 100 97	25.00 25.00 14.80 25.00 24.40

## DISTRICT OF PARRY SOUND—Continued

		DISTRICT OF PARRY SOUND—Continued		
Account No.	Parcel No.	Description	Area (Acres)	Amount Due
140.	4153 SS	Mining Rights, Lot 16, Con. 5	100	25.00
	4153 SS 1230 SS	Mining Rights, Lot 17, Con. 5	86 56	22.20 16.20
	4594 SS 4211 SS	Mining Rights, Lot 23, Con. 7. Mining Rights, Lot 22, Con. 9.	100 100	25.00 25.00
	4211 SS 4211 SS	Mining Rights, Lot 23, Con. 9.	100	25.00
		Chapman Township		
	4924 SS	Mining Rights, Lot 17, Con. 6.	100	25.00
	4924 SS R.O.	Mining Rights, Lot 18, Con. 6.  Mining Rights, Lot 13, Con. 14.	100 100	25.00 25.00
	R.O.	Mining Rights, Lot 14, Con. 14.	100	25.00
		CHRISTIE TOWNSHIP		
	R.O.	Mining Rights, Lot 1, Con. 2	100	25.00
		Ferguson Township		
	R.O.	Mining Rights, Lot 7, Con. A	61	17.20
	R.O. R.O.	Mining Rights, Lot 5, Con. B	68 82	18.60 21.40
		FOLEY TOWNSHIP		
	4668 SS P.S. 108	Mining Rights, N. pt. Lot 23, Con. 3	6 44	7.00
	5022 SS 5358 SS	Mining Rights, W. ½ Lot 30, Con. 5	44 16	13.80
	264 PS	Mining Rights, pt. Lot 30, Con. 6	34	11.80
	5460 SS 2104 SS	Mining Rights, pt. Lot 33, Con. 6. Mining Rights, pt. Lot 33, Con. 6.	1 25.6	7.00
	305 SS 283 SS	Mining Rights, Lot 34, Con. 8	101 104	25.20 25.80
	289 SS	Mining Rights, pt. Lot 31, Con. 11	100	25.00
		Hagerman Township		
	R.O.	Mining Rights, Lot 36, Con. B	44	13.80
	R.O.	Mining Rights, Lot 31, Con. 8; Lot 32, Con. 8	94	23.80
		North Himsworth Township		
	R.O. R.O.	Mining Rights, Lot pt. 21, Con. 18	99.8 50	24.96 15.00
	R.O.	Mining Rights, N. ½ Lot 5, Con. 21. Mining Rights, S. ½ Lot 5, Con. 21.	50	15.00
	R.O. R.O.	Mining Rights, pt. Lot 1, Con. 23	3.02 4.39	7.00
	R.O. R.O.	Mining Rights, pt. Lot 3, Con. 23.  Mining Rights, pt. Lot 3, Con. 24.	3.12 3.43	7.00
	R.O.	Mining Rights, pt. Lot 4, Con. 24	3.71	7.00
	4905 NS R.O.	Mining Rights, pt. Lot 8, Con. 24	1 89	7.00 22.80
		South Himsworth Township		
	R.O.	Mining Rights, Lot 29, Con. 1	111	27.20
	R.O. R.O.	Mining Rights, Lot 4, Con. 2. Mining Rights, Lot 5, Con. 2.	111	27.20 27.20
	R.O.	Mining Rights, Lot 6, Con. 2	111 111	27.20
	R.O. R.O.	Mining Rights, Lot 21, Con. 2	111	27.20
	R.O.	5 acres	96 111	24.20 27.20
	R.O. R.O.	Mining Rights, Lot 30, Con. 2. Mining Rights, Lot 31, Con. 2.	111 111	27.20 27.20
•	R.O.	Mining Rights, Lot 4, Con. 3	100	25.00
	R.O. R.O.	Mining Rights, Lot 5, Con. 3	100 100	25.00 25.00
	R.O. R.O.	Mining Rights, Lot 12, Con. 3	100 5	25.00 7.00
	R.O. R.O.	Mining Rights, Lot 11, Con. 4	100	25.00 25.00
	R.O.	Mining Rights, Lot 12, Con. 4. Mining Rights, Lot 13, Con. 8.	100 100	25.00
	207 PS R.O.	Mining Rights, Lot 16, Con. 10	100 100	25.00 25.00

## DISTRICT OF PARRY SOUND-Continued

## HUMPHRY TOWNSHIP

		Homing Township		
Account No.	Parcel No.	Description	Area (Acres)	Amount
110.	No. 411 PS 975 PS 975 PS 976 PS 976 PS 380 PS 173 PS 1797 SS R.O. R.O. R.O. R.O. R.O. R.O. R.O. R.	Mining Rights, Lot 6, Con. 1.  Mining Rights, Lot 7, Con. 1.  Mining Rights, Lot 8, Con. 1.  Mining Rights, Lot 9, Con. 1.  Mining Rights, Lot 6, Con. 2.  Mining Rights, Lot 7, Con. 2.  Mining Rights, pt. Lot 33, Con. 2, (N. and W. of Lake Joseph)  Mining Rights, Lot 7, Con. 3.  Mining Rights, Lot 8, Con. 3.  Mining Rights, pt. Lot 9, Con. 4.  Mining Rights, pt. Lot 9, Con. 4.  Mining Rights, Lot 25, Con. 4.  Mining Rights, Lot 23, Con. 6.  Mining Rights, Lot 23, Con. 6.  Mining Rights, Lot 24, Con. 6.  Mining Rights, Lot 25, Con. 7.  Mining Rights, Lot 19, Con. 7.  Mining Rights, Lot 27, Con. 7.  Mining Rights, Lot 29, Con. 7.  Mining Rights, Lot 21, Con. 7.  Mining Rights, Lot 21, Con. 7; Lot 22, Con. 7.  Mining Rights, Lot 24, Con. 7.  Mining Rights, Lot 24, Con. 7.  Mining Rights, Lot 21, Con. 7; Lot 22, Con. 7.  Mining Rights, Lot 24, Con. 7.  Mining Rights, Lot 24, Con. 7.  Mining Rights, Lot 21, Con. 7; Lot 22, Con. 7.  Mining Rights, Lot 24, Con. 7.  Mining Rights, Lot 18, Con. 14	(Acres) 89 77 84 75 98 91 1.23 79 51 12.25 75 13.00 100 87 60 100 97 144 7 100	Due  22.80 20.40 21.80 20.00 24.60 23.20 7.00 20.80 15.20 7.44 7.00 7.60 7.00 25.00 22.40 17.00 25.00 24.40 33.80 7.00 25.00
		Joly Township		
	2840 SS R.O. R.O. R.O. 3660 SS 3660 SS R.O. R.O. R.O.	Mining Rights, N. pt. Lot 30, Con. 4.  Mining Rights, Lot 15, Con. 7.  Mining Rights, Lot 16, Con. 7.  Mining Rights, Lot 2, Con. 8.  Mining Rights, Lot 5, Con. 8.  Mining Rights, Lot 6, Con. 8.  Mining Rights, Lot 2, Con. 9.  Mining Rights, Lot 11, Con. 9.  Mining Rights, Lot 11, Con. 10.  Mining Rights, Lot 14, Con. 11.	39.18 100 100 100 100 100 100 80 98.875	12 .84 25 .00 25 .00 25 .00 25 .00 25 .00 25 .00 21 .00 24 .78 15 .00
		LOUNT TOWNSHIP		
	4232 NS 4231 NS 4231 NS	Mining Rights, Broken Lot 26, Con. 8	47 78 96	14.40 20.60 24.20
		McDougall Township		
	1268 SS 4888 SS 2887 SS 1261 SS	Mining Rights, Lot 8, Con. 4. Mining Rights, Lot 3, Con. 11. Mining Rights, pt. Broken Lot 21, Con. 11. Mining Rights, N. 40 acres Lot 12, Con. 12.	93 100 51.85 40	23.60 25.00 15.36 13.00
		McKenzie Township		
	3157 NS	Lot 31, Con. 8 (pt. lying South and East of Wahwaskish Lake)	3	7.00
		McMurrich Township		
	R.O. 1222 SS R.O. R.O.	Mining Rights, Lot 10, Con. 4.  Mining Rights, S. ½ Lot 29, Con. 7.  Mining Rights, Lot 18, Con. 10.  Mining Rights, Lot 19, Con. 10.	93 48.5 102 102	23.60 14.70 25.40 25.40
		Nipissing Township		
	R.O. R.O.	Mining Rights, Lot 1, Con. 3 Mining Rights, Lot 21, Con. 15	100 32	25.00 11.40
	D.O.	PERRY TOWNSHIP	100	25.00
	R.O. 2415 SS 4546 SS R.O. R.O. R.O. 64 PS	Mining Rights, Lot 15, Con. 3.  Mining Rights, N. ½ Lot 11, Con. 6.  Mining Rights, N. ½ Lot 12, Con. 6.  Mining Rights, Lot 9, Con. 8.  Mining Rights, Lot 12, Con. 8.  Mining Rights, Lot 13, Con. 8.  Mining Rights, Lot 24, Con. 14.	50 50 100 100 100 84	15.00 15.00 25.00 25.00 25.00 21.80
		Ryerson Township		
	83 PS	Mining Rights, Lot 20, Con. 7	98	24.60

## DISTRICT OF PARRY SOUND—Continued

## SPENCE TOWNSHIP

Account No.	Parcel No. 4155 SS 4168 SS	Description Mining Rights, pt. Lot 19, Con. 13	Area (Acres) 95.72 99	Amount Due 24.14 24.80
	1100 00	Wilson Township		W X , O O
	3741 NS 3741 NS 3741 NS	Mining Rights, Broken Lot 23, Con. 11.  Mining Rights, Lot 24, Con. 11.  Mining Rights, Lot 25, Con. 11.	50 42 70	15.00 13.40 19.00
		Islands		
	R.O. R.O. R.O. R.O. R.O. R.O. R.O. R.O.	Blanchet Island, Cowper Twp Cameron Island, Cowper Twp Granite Island, Cowper Twp Kid's Island, Cowper Twp Mining Rights, Island "A", Machar Twp Mining Rights, Island "A", Hagerman Twp Mining Rights, pt. Island 1 (Jessop's Island) Nipissing Twp Mining Rights, pt. Island 1, Nipissing Twp Mining Rights, Island A. 10, Carling Twp Mining Rights, Island A. 2 (71 C) Carling Twp Mining Rights, Island B (Lake Joseph) Humphry Twp Mining Rights, Island "B", Machar Twp Island "C" (Opal Island) (Ahmik Lake) Croft Twp Mining Rights, Island "F", N. Himsworth Twp Mining Rights, Island "J", McKellar Twp	4.5 4.66 2.75 .2 10 39 69.75 7.25 1.6 3.4 .5 28 6 7.0	7.00 7.00 7.00 7.00 7.00 12.80 18.94 7.00 7.00 7.00 7.00 7.00 7.00 7.00 8.00
		EASTERN ONTARIO DISTRICT		
		FRONTENAC COUNTY		
		BARRIE TOWNSHIP		
S.O. 16		Mining Rights, S. ½ Lot 36, Con. 1.	55.5	17.81
C O 202		Bedford Township	4.4.4	
S.O. 282 S.O. 282 S.O. 282 S.O. 282 S.O. 282		Mining Rights, Lot 25, Con. 9.  Mining Rights, Lot 27, Con. 10.  Mining Rights, Lot 28, Con. 10.  Mining Rights, Lot 29, Con. 10.  Mining Rights, E. ½ Lot 31, Con. 10.	111 40 80 85 82	34.11 14.24 23.48 24.63 23.94
		OLDEN TOWNSHIP		
S.O. 298 S.O. 298 S.O. 298 S.O. 298 S.O. 298 S.O. 298 S.O. 298		Mining Rights, N. ½ Lot 4, Con. 3.  Mining Rights, E. ½ Lot 6, Con. 3.  Mining Rights, Lot 2, Con. 5.  Mining Rights, E. ½ Lot 5, Con. 5.  Mining Rights, N. ½ Lot 3, Con. 6.  Mining Rights, Lot 2, Con. 7.	103.5 100 201.5 102 96.5 230	31.15 30.27 55.90 30.76 29.39 63.10
		PALMERSTON TOWNSHIP		
S.O. 267		Mining Rights, Lot 16, Con. 1	201	51.43
		STORRINGTON TOWNSHIP		
S.O. 289		Mining Rights, Lot 19, Con. 15.	85	24.63
		HALIBURTON COUNTY		
		HARCOURT TOWNSHIP		
S.O. 127		Mining Rights, Lot 5, Con. 5.	100	27.55
S.O. 368		Snowden Township	100	20. 20
3.0. 300		Mining Rights, Lot 25, Con. 4	100	30.30
		HASTINGS COUNTY		
		Dungannon township		
S.O. 10 S.O. 11 S.O. 11 S.O. 11		Mining Rights, Lot 27, Con. 13. Mining Rights, Lot 28, Con. 13. Mining Rights, Lot 29, Con. 13. Mining Rights, Lot 25, Con. 14.	103 104 105 113	28.79 29.02 29.25 31.10

### EASTERN ONTARIO DISTRICT—Continued

### ELZEVIR TOWNSHIP

Account Par	rcel		Area	Amount
No. N S.O. 332 S.O. 119 S.O. 119 S.O. 119 S.O. 119	Mining Rights Mining Rights	Description , E. ½ Lot 18, Con. 3 , N. ¾ of E. ½ Lot 11, Con. 4. , N. ¾ of W. ½ Lot 19, Con. 4. , S. ¾ of E. ½ Lot 12, Con. 9. S. ½ of N. ½ & N.W. ¼ of N. ½ Lot 14, Con. 10.	(Acres) 100 75 75 75 75	Due 28.10 42.50 42.50 42.50 42.50
		GRIMSTHORPE TOWNSHIP		
S.O. 26 S.O. 26 S.O. 26	Mining Rights	Lot 19, Con. 18	100 56 112	28.10 17.94 30.87
		Lake Township		
S.O. 375	Mining Rights	, Lot 17, Con. 11	150	42.95
		MADOC TOWNSHIP		
S. 332 S.O. 120	Mining Rights, Mining Rights,	E. ½ Lot 3, Con. 1. Lot 3, Con. 9, S. ½ of E. ½ of W. ½	100 25	28.10 13.80
		Marmora Township		
S.O. 320 S.O. 26	Mining Rights, Mining Rights,	pt. of W. ½ Lot 16, Con. 3	92 200	26.22 51.20
		Monteagle Township		
S.O. 166 S.O. 166 S.O. 348 S.O. 211	Mining Rights, Mining Rights, Mining Rights,	Lot 18, Con. 7. Lot 19, Con. 7. S. ½ Lot 21, Con. 7. W. ½ Lot 16, Con. 8.	98 98 49 49	27.64 27.64 16.32 18.58
S.O. 211 S.O. 211 S.O. 211 S.O. 211	Methodist C Mining Rights,	pt. Lot 17, Con. 8 (excepting one acre owned by hurch)	97 96 98 99	42.66 31.88 32.17 32.44
		Tudor Township		
S.O. 332	Mining Rights,	Lots 1 & 2, Con. "A"	100	28.10
		Wollaston Township		
S.O. 119 S.O. 119	Mining Rights, Mining Rights,	W. ½ Lot 31, W. sd. of Hastings Road	25 25	17.50 17.50
		LANARK COUNTY		
		Burgess North Township		
S.O. 362 S.O. 362 S.O. 362 S.O. 362 S.O. 362 S.O. 353 S.O. 353	Mining Rights, Mining Rights, Mining Rights, Mining Rights, Mining Rights,	Lot 24, Con. 4. Lot 4, Con. 5. pt. Lot 23, Con. 5. pt. Lot 23, Con. 5. pt. North of Dead Creek, Lot 23, Con. 6. N.E. ½ Lot 1, Con. 8. S.W. ½ Lot 1, Con. 8.	200 100 89 111 110 100	55.60 30.30 27.52 33.08 47.13 30.30 30.30
		SOUTH SHERBROOKE TOWNSHIP		
S.O. 340 S.O. 351	Mining Rights, Mining Rights,	E. ½ Lot 4, Con. 3 Lot 15, Con. 3 (except Railway right of way)	75 200	22.32 66.60
		LEEDS COUNTY		
		ELIZABETHTOWN TOWNSHIP		
	Mining Rights	pt. Lot 19, Con. 2	69.0	18.80
	conveyed).		48.0	14.60
		PETERBOROUGH COUNTY		
		METHUEN TOWNSHIP		
S.O. 356	Mining Rights,	N.E. ½ Lot 13, Con. 9	50	17.65

### EASTERN ONTARIO DISTRICT-Continued

### RENFREW COUNTY

### GRIFFITH TOWNSHIP

Account No. S.O. 300 S.O. 300 S.O. 300 S.O. 300 S.O. 300	Parcel No.	Mining Rights, Lot 32, Con. 4. Mining Rights, Lot 31, Con. 5.	Area (Acres) 100 100 100 100 100	Amount Due 28.10 28.10 28.10 28.10 28.10
		Lyndoch Township		
S.O. 42		Mining Rights, S. ½ Lot 5, Con. 8.  Mining Rights, S. ½ Lot 9, Con. 8.  Mining Rights, S. ½ Lot 27, Con. 9.	50 50 43.5	16.55 28.65 25.57
(895)				19

### **Application to Parliament**

### Private Bills

PUBLIC NOTICE

LEGISLATIVE ASSEMBLY OF ONTARIO

The attention of Municipal Officials, Solicitors and all other persons who may be interested in the preparation of Private Bills for submission to the Legislative Assembly of Ontario is directed particularly to the following Rules of the House governing the submission of such Bills:

Rules re Submission of Private Bills

- 63.—(1) No petition for any Private Bill is received by the House after the first two weeks of each Session nor may any Private Bill be presented to the House after the first three weeks of each Session; nor may any report of any Standing or Select Committee upon a Private Bill be received after the first six weeks of each Session and no motion for the general suspension or modification of this Rule shall be entertained by the House unless after reference made thereof, at a previous sitting of the House, to the several Standing Committees charged with the consideration of Private Bills upon Report submitted by two or more of such committees.
- 64.—(1) Any person desiring to obtain a Private Bill shall deposit with the Clerk of the House at least eight (8) days before the meeting of the House a copy of such Bill together with a fee of \$150, and if such Bill is not deposited by that time the applicant shall pay \$10 for each and every day which intervenes between the said eighth day and the date of the filing of the Bill.
- (2) After the first reading of the Bill and before its consideration by the Committee to which it is referred, the applicant in every case shall pay the cost of printing the Act in the Statutes.
- (3) The following charges shall also be levied and paid in addition to the foregoing.
- (a) When any rule of the House is suspended with reference to a Bill or the Petition therefor, for each suspension, \$50.
- (b) When a Bill is presented to the House after the first three weeks of the Session and before the end of the fourth week, \$75.
- (c) When a Bill is presented after the fourth week of the Session, \$100.

- (4) In case of any Bill incorporating a company or increasing the capital stock of a company already incorporated, there shall be paid to the Clerk of the House, by or on behalf of the applicant, before the same is reported to the House, the same fee as would be payable to the Provincial Secretary in the case of an incorporation or increase of capital under the provisions of The Ontario Companies Act, less the sum of \$150 already paid to the Clerk of the House.
- (5) When a Bill is for the purpose of confirming by-laws, bonds, debentures or other securities, or authority is asked to borrow money or to increase borrowing powers, the following additional fees shall be paid according to the amount of money involved:

On amounts less than \$10,000, \$25; on amounts over \$10,000 and up to \$25,000, \$50; on amounts over \$25,000 and up to \$40,000, \$75; on amounts over \$40,000 and up to \$75,000, \$100; on amounts over \$75,000 and up to \$125,000, \$125; on amounts over \$125 and up to \$125,000, \$125; on amounts over \$125 and up to \$175,000, \$150; on amounts over \$125,000 and up to \$250,000, \$200; on amounts over \$250,000 and up to \$350,000, \$250; and an additional fee of \$50 for every \$100,000 over \$350,000.

66. All applications for Private Bills properly the subject of legislation by the Legislative Assembly of Ontario, within the purview of "The British North America Act, 1867," shall require a Notice, clearly and distinctly specifying the nature and object of the application and, where the application refers to any proposed work, indicating generally the location of the work, and signed by or on behalf of the applicants, such Notice to be published as follows, viz:

A notice inserted in The Ontario Gazette and in one newspaper published in the Municipality affected, or if there be no newspaper published therein, then in a newspaper in the next nearest municipality in which a newspaper is published.

Such notice shall be continued in each case for a period of at least six weeks, during the interval of time between the close of the next preceding Session and the consideration on the Petition.

- If the application is by a Municipal Corporation for authority to issue debentures the notice shall set out the particulars of the existing debenture debt and the amount of rateable property of the Municipality according to the last revised assessment roll of the Corporation, and in brief and general terms, the object for which the new issue of debentures is required.
- 67. Before any Petition praying for leave to bring in a Private Bill for the erection of a Toll bridge is received by the House, the person or persons intending to petition for such Bills shall, upon giving the Notice required by preceding Rule, also, at the same time and in the same manner, give Notice of the rates which they intend to ask, the extent of the privileges, the height of the arches, the interval between the

abutments or piers for the passage of rafts and vessels, and mentioning also whether they intend to erect a drawbridge or not, and the dimensions of the same.

- 68. Before any Petition praying for leave to bring in a Bill for the construction of Railways, Tramways or canals is received by the House, the person or persons petitioning for such Bill shall deposit with the Clerk the following documents:
- 1. A map or plan upon a scale of not less than half an inch to the mile, showing the location upon which it is intended to construct the proposed work, and showing also the line of existing or authorized works of a similar character within, or in any way affecting the district or any part thereof which the proposed work is intended to serve. Such map or plan to be signed by the Engineer or other party making the same.
- A book of reference in which shall be clearly set out the following information in separate schedules, namely:

Schedule A.—The name of each municipality within which the proposed works or any part thereof are intended to be constructed; the population of each such municipality as returned by the next preceding census, the rateable value of the property within each such municipality, as returned by the next preceding assessment rolls thereof; and this schedule may contain in a separate statement similar information as to the adjoining districts intended to be served by the proposed work.

SCHEDULE B.—A general description of the nature, extent and proposed character of the contemplated works, and an estimate of the probable cost thereof, distinguishing the general items of construction and the cost thereof respectively, as well as the nature, extent and probable cost of all engines and car stock or other outfit or equipment necessary to the use and operation of the proposed undertaking, such schedule to be signed by the Engineer, or other person preparing the same.

Schedule C.—An exhibit showing the total amount of capital proposed to be raised for the purposes of the undertaking and the manner in which it is proposed to raise the same, whether by ordinary shares, bonds, debentures or other securities, and the amounts of each respectively.

SCHEDULE D.—An estimate of the probable revenues of the proposed undertaking showing the sources whence the same are expected to be derived; the annual earnings thereof respectively; the probable annual cost of operation or working expenditure, and the annual net revenue applicable to the payment of interest on the proposed investments, such schedules to be signed by the person preparing the same.

- 72. When any Bill for confirming any Letters Patent, or Agreement, is presented to the House, the copy of such Letters Patent, or Agreement, shall be attached to it.
- 74. Every Private Bill, when read a first time shall, unless it be an Estate Bill or a Bill providing for the consolidation of a floating debt or for the consolidation or renwal of debentures (other than local improvement debentures) of a Municipal Corporation, shall stand referred to the proper Standing Committee, and all petitions before the House, for or against the Bill, are considered referred to such Committee.
- 75. Every Private Bill, in so far as it provides for the consolidation of a floating debt or for the consolidation or renewal of debentures (other than local improvement debentures) of a Municipal Corporation when a Bill has been read the first time, shall, without special reference, stand referred to The Ontario Railway and Municipal Board for their report; and a copy of such Bill and of the Petition on which the same is founded shall be forthwith transmitted by the Clerk

of the House to the Board, in order that the Board may, after an inquiry into the allegations set out in the Bill, and into any other matters which the Board may deem necessary in connection therewith, report to the House whether or not it is reasonable that such Bill or part thereof relating to the matters aforesaid shall be passed; and what alterations, if any, should be made in the same, and the Board shall make such inquiry accordingly and shall sign the same; and the said Report, Bill and Petition shall be transmitted to the Clerk, and the Report shall be read by the Clerk at the Table and shall be entered on the Journals of the House, and the Bill, together with the Report, shall stand referred to the Standing Committee on Private Bills.

76. Every Estate Bill, when read a first time shall without special reference, stand referred to the Commissioners of Estate Bills, for their Report, and a copy of such Bill, and of the Petition on which the same is founded, shall be forthwith transmitted by the Clerk of the House to the said Commissioners, or one of them in order that they, or any two of them, may, after perusing the Bill, without requiring any proof of the allegations thereof, report to the House their opinion thereon under their hands; and whether presuming the allegation contained in the preamble to be proved to the satisfaction of the House, it is reasonable that such Bill do pass into a law; and whether the provisions thereof are proper for carrying its purposes into effect, and what alteration or amendments, if any, are necessary in the same, and in the event of the approving the said Bill they are to sign the same; and the said Report, with the said Bill and Petition, are to be transmitted by the said Commissioners to the Clerk; and the Report shall be read by the Clerk at the Table, and shall be entered on the Journals of the House; and the Bill, together with the Report, shall stand referred to the Standing Committee on Private Bills, which is not to consider the said Bill, before the delivery of the said report, Bill and Petition to the Chairman of the said Committee.

77. In the event of the Commissioners of Estate Bills reporting that, in their opinion, it is not reasonable that the Bill submitted to them shall pass into law such Bill shall not be further considered.

ALEX. C. LEWIS, Q.C. Clerk of the Legislative Assembly of Ontario.

(Oct., 1939)

T.F.N.

### **Corporation Notices**

Under the Companies Act (Ontario) MUTUAL INVESTMENTS LIMITED hereby gives notice that it will make application to His Honour the Lieutenant-Governor of Ontario for acceptance of the surrender of its charter on and after a date to be fixed by the Lieutenant-Governor.

Dated this 24th day of January, 1952.

BERKELEY HYNES, Secretary-Treasurer.

(953)

19

Under the Companies Act (Ontario) TAYLOR, McDOUGALD & CO. LIMITED hereby gives notice that it will make application to His Honour the Lieutenant-Governor of the Province of Ontario for

an order accepting the surrender of its charter on and after a date to be fixed by the Lieutenant-Governor.

Dated this 2nd day of May, 1952.

JOHN MOGG, Secretary.

(954)

19

Under the provisions of The Ontario Companies Act, KIRKLAND SECURITIES LIMITED hereby gives public notice that it will make application to His Honour the Lieutenant-Governor of the Province of Ontario for the acceptance of the surrender of its charter on and from a date to be fixed by the Lieutenant-Governor in Council.

Dated at Kirkland Lake, this 30th day of April, A.D. 1952.

GEORGE F. DOGGETT, Secretary.

(955)

19

#### By-law No. 50

BE IT ENACTED and it is hereby enacted as a by-law of BESTWAY CLEANERS LIMITED as follows:

- 1. The number of the Board of Directors of the Company be and it is hereby increased from three to six.
- 2. The quorum of the Board of Directors of the Company be and the same is hereby fixed at four.
- 3. The by-laws of the Company be and the same are hereby amended to accord with the foregoing.

Enacted this 5th day of March, 1952.

Witness the corporate seal of the Company.

S. HAGINO,
President.
W. HOLCROFT,
Secretary-Treasurer.

Certified to be a true copy of By-law No. 50 of Bestway Cleaners Limited, which was duly enacted at a meeting of the Board of Directors of the Company held on the 5th day of March, 1952, and was subsequently ratified and confirmed by the unanimous vote of all the Shareholders held on the 5th day of March, 1952, at which meeting all the Shareholders entitled to vote thereat were present in person or represented by proxy.

W. HOLCROFT, Secretary-Treasurer.

(995)

19

#### DOMINION NATURAL GAS COMPANY, LIMITED

By-law No. 43

A by-law to provide for the election of a Chairman of the Board of Directors.

BE IT ENACTED as a by-law of Dominion Natural Gas Company, Limited as follows:

The Board of Directors may if they see fit elect from among their number a Chairman of the Board of Directors who shall be charged with the duty of presiding when present at all meetings of the Board and of the Shareholders and with such other duties as may be from time to time assigned to him by the Board.

The President shall be charged with, have and exercise all powers and duties assigned to him by the Companies Act and the By-laws other than those entrusted to the Chairman of the Board.

Passed by the Board of Directors and sealed with the Corporate Seal this 21st day of April, 1952.

S. B. SEVERSON,
President.
D. P. SPENCER,
Secretary.

The undersigned secretary of Dominion Natural Gas Company, Limited does hereby certify that the foregoing is a true and correct copy of By-law No. 43 passed by the Board of Directors on the 21st day of April, 1952, and subsequently on the 30th day of April, 1952, unanimously confirmed at a Special General Meeting of Shareholders duly called for considering the same.

Witness the hand of the undersigned and the Corporate Seal of Dominion Natural Gas Company, Limited this 30th day of April, 1952.

D. P. SPENCER, Secretary.

(998)

19

### By-Law No. 3

BE IT AND IT IS HEREBY ENACTED by the Directors of SHOULDICE HOSPITAL LIMITED, as a by-law of the Company as follows:

That the number of directors be increased from eight to nine.

Passed by the Directors, this 20th day of January, 1952.

E. E. SHOULDICE. L. M. BROWN.

I certify that the above by-law was passed at a meeting of the Directors held on the 20th day of January, 1952, and confirmed by a meeting of the Shareholders held on the same date.

L. M. BROWN, Secretary.

(999)

19

### THE ALADDIN CLEANERS AND DYERS LIMITED

TAKE NOTICE that at a special general meeting of the shareholders of The Aladdin Cleaners and Dyers Limited, duly called for the purpose, and held on the 23rd day of April, A.D. 1952, a resolution was passed for the voluntary winding up of the said Company under the provisions of The Companies' Act (Ontario) for the appointment of Frank Casaceli Jr. of the City of London in the County of Middlesex, as Liquidator.

AND FURTHER TAKE NOTICE that if you have any claim against the said Company, proof of such claim must be filed with the Liquidator within 30 days of the date of this Notice, after which time the assets of the above Company will be distributed amongst the persons entitled thereto, having regard to the claims of which the Liquidator has then notice.

Dated at London, Ontario this 23rd day of April, A.D. 1952.

FRANK CASACELI JR., c/o Lerner & Lerner, 425 Richmond Street, London, Ontario.

(982)

### WILSON & COUSINS CO. LIMITED

By-LAW No. 4

Whereas it is expedient to increase the number of directors of the Company from seven to eight.

NOW THEREFORE be it enacted as a by-law of the company as follows:

- 1. That paragraph number 2 of By-law No. 1 of the Company be amended by deleting therefrom the words "the affairs of the Company to be managed by a Board of seven Directors", and substituting therefor "the affairs of the Company to be managed by a Board of eight Directors".
- 2. That paragraph number 5 of By-law No. 1 of the Company be amended by deleting therefrom the words "Four Directors shall form a quorum for the transaction of business" and substituting therefor "Five Directors shall form a quorum for the transaction of business".

Enacted and passed this 1st day of April, 1952.

Witness the corporate seal of the Company.

J. L. ARNOTT,
President.
A. AIKEN,
Secretary.

Certified to be a true copy of By-law Number 4 of Wilson & Cousins Co. Limited, enacted and passed the 1st day of April, 1952.

A. AIKEN, Secretary.

(983)

### WESTERN ASHLEY MINERALS LIMITED (No Personal Liability)

By-LAW No. 21

BE IT ENACTED and it is hereby enacted that By-law No. 9 of the Company be and it is hereby amended by striking out therefrom the words "the affairs of the Company shall be managed by a Board of Directors to consist of six persons" and substituting therefor "the affairs of the Company shall be managed by a Board of Directors to consist of five persons".

Enacted by the Directors of Western Ashley Minerals Limited this 12th day of April, 1952.

C. D. CAMERON,
President.
E. F. FURNISS,
Secretary.

I hereby certify as secretary of Western Ashley Minerals Limited, that the foregoing is a true copy of a by-law passed by the Directors of the Company on the 12th day of April, 1952, confirmed at a meeting of shareholders on the 29th day of April, 1952, at which all the shareholders present or represented voted in favour of the by-law.

Dated this 29th day of April, 1952.

E. F. FURNISS.

(984)

19

### CAN-BRI AGENCIES (ONTARIO) LIMITED

Under the Companies Act (Ontario) Can-Bri Agencies (Ontario) Limited hereby gives notice that it will make application to His Honour The Lieutenant-Governor of Ontario for acceptance of the surrender of its Charter on and after a date to be fixed by the Lieutenant-Governor.

Dated this 3rd day of May, 1952.

S. ARENSON, Secretary-Treasurer.

(985)

10

### MARELCO LIMITED

TAKE NOTICE that the following by-law was enacted by the above-mentioned Company.

1. Clause number three of the General Code of By-laws of the Company fixing the number of Directors, be and the same is hereby amended by deleting the first sentence thereof and substituting the following:

"That the affairs of the Company shall be managed by a Board of five Directors of whom three shall form a quorum."

C. G. McGREEVY,
President.
C. F. GRAHAM,
Secretary.

(986)

19

### WOODYCREST GARAGE LIMITED

In pursuance of the provisions of the Ontario Companies Act, Woodycrest Garage Limited hereby gives notice that it will make application to the Lieutenant-Governor of Ontario for an Order accepting the surrender of its charter and fixing a date upon and from which it will be dissolved.

Dated at Toronto, this 7th day of May, 1952.

J. A. HEARN, Secretary.

(1011)

19

### PURDY MANSELL LIMITED

By-LAW NUMBER FIVE

BE IT ENACTED and it is hereby enacted as a by-law of Purdy Mansell Limited (herein called the "Company") as follows:

- 1. The number of directors of the Company be and the same is hereby increased from five to six so that the board of directors of the Company shall hereafter be composed of six directors.
- 2. Four directors shall constitute a quorum at any meeting of the Board of Directors.
- 3. All prior by-laws, resolutions and proceedings of the Company inconsistent herewith are hereby amended, modified and revised in order to give effect to this by-law.

Enacted this 1st day of May, 1952.

Witness the corporate seal of the Company.

F. W. PURDY,
President.
F. J. LUCAS,
Secretary.

Certified a true copy of By-law Number Five of Purdy Mansell Limited enacted by the Directors thereof and sanctioned at an annual general meeting of the shareholders duly called for considering the same and held on the 1st day of May, 1952.

F. J. LUCAS, Secretary.

(1012)

#### YORK KNITTING MILLS, LIMITED

By-Law No. 30

As to the Office of Chairman of the Board

WHEREAS By-law No. 22 of the Company, enacted by the Board of Directors of the Company on the 5th day of May, 1944 and subsequently duly confirmed by the shareholders of the Company, makes provision for the office of Chairman of the Board; and

WHEREAS it is considered desirable to vary the powers and duties to be enjoyed and exercised by the Chairman of the Board;

Be it and it is hereby enacted as a by-law of York Knitting Mills, Limited (hereinafter sometimes referred to as the "Company") as follows:

- 1. A Chairman of the Board of Directors may be elected by the Directors from among their number.
- 2. The Chairman of the Board of Directors (if so elected) shall when present preside at all meetings of the Board of Directors and shareholders. The Chairman of the Board of Directors shall be the chief executive officer of the Company, shall exercise general supervision over the business and affairs of the Company, shall sign such documents as may require his signature in accordance with the by-laws or otherwise, and shall also perform such other duties as may from time to time be assigned to him by the Board of Directors.
- 3. If a Chairman of the Board of Directors is so elected, the President shall sign such documents as may require his signature in accordance with the by-laws or otherwise, shall direct and supervise the policy of the Company with respect to its operations subject to the general or specific instructions of the Board of Directors and shall perform such other duties as may from time to time be assigned to him by the Board of Directors.

4. As from the date upon which this by-law becomes effective, By-law No. 22 of the Company is hereby cancelled and repealed.

Enacted this 25th day of March, A.D. 1952.

J. D. WOODS, President.

(C.S.)

JOHN S. LEWIS, Secretary.

I, John S. Lewis, Secretary of York Knitting Mills, Limited, hereby certify under the corporate seal of the said Company that the foregoing is a true and correct copy of By-law No. 30 of York Knitting Mills, Limited, passed by the Board of Directors of the said Company on the 25th day of March, 1952, and confirmed by the unanimous vote of all shareholders present or represented by proxy at a meeting duly called for considering the said by-law.

Dated this 30th day of April, 1952.

JOHN S. LEWIS, Secretary.

(C.S.)

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(1013)

19

### DEER PARK LIVERY LIMITED

Under the Ontario Companies Act Deer Park Livery Limited hereby gives notice that it will make application to His Honour the Lieutenant-Governor of Ontario for acceptance of the surrender of its charter on and after a date to be fixed by the Lieutenant-Governor.

Dated at Toronto, this 16th day of August, 1951.

JUNE E. SMITH, Secretary.

(1014)

19

### WOTTEN'S LIMITED

Under the provisions of The Ontario Companies Act, Wotten's Limited hereby gives public notice that it will make application to His Honour the Lieutenant-Governor of Ontario for acceptance of the surrender of its charter on and from a date to be fixed by the Lieutenant-Governor.

Dated at Belleville, Ontario this 7th day of May, A.D. 1952.

WOTTEN'S LIMITED, By its Solicitors, CAMERON & SPRAGUE, Dominion Bank Building, Belleville, Ontario.

(1015)

19

### DREYFUS & CO. (CANADA) LIMITED (Private Company)

By-Law Number Nine

A by-law varying number of Directors and fixing quorum.

BE IT ENACTED and it is hereby enacted as a by-law of Dreyfus & Co. (Canada) Limited (herein called the "Company") as follows:—

- The number of Directors of the Company be and the same is hereby decreased from five to four so that the Board of Directors of the Company shall hereafter be composed of four Directors.
- 2. Two Directors shall constitute a quorum at any meeting of the Board of Directors.
- 3. All prior by-laws, resolutions and proceedings of the Company inconsistent herewith are hereby amended, modified and revised in order to give effect to this by-law.

Enacted this 10th day of July, 1951.

Witness the corporate seal of the Company.

Certified a true copy.

R. B. STAPELLS, Secretary.

(C.S.)

19

(1000)

### W. B. SULLIVAN CONSTRUCTION, LIMITED

By-LAW No. 11

Being a by-law varying the number of Directors of the Company.

BE IT ENACTED by the Directors of the Company as By-law No. 11 of W. B. Sullivan Construction Limited, and it is hereby enacted as follows:

- 1. The number of Directors of the Company be, and the same is hereby increased from 3 to 5, so that the Board of Directors shall hereafter be composed of 5 Directors.
- 2. All prior by-laws, resolutions and proceedings of the Company inconsistent herewith are hereby amended, modified and revised in order to give effect to this by-law.

Passed by the Directors and sealed with the corporate seal of the Company this 16th day of April, 1952.

> W. B. SULLIVAN, President. M. BOWSKILL. Secretary.

Certified a true copy of By-law No. 11 of W. B. Sullivan Construction Limited.

M. BOWSKILL. Secretary.

(1002)

### FOREST-LONDON BUS LINES LIMITED

IS HEREBY GIVEN that Forest-London Bus Lines Limited will make an application to His Honour the Lieutenant-Governor for leave to surrender its charter.

Dated at Toronto, this 6th day of May, 1952.

AGNES R. BUTLER, Secretary.

### JOHN H. CLAPPISON EQUIPMENT LIMITED

TAKE NOTICE that at a special general meeting of the shareholders of John H. Clappison Equipment Limited duly called for the purpose and held on the 6th day of May, 1952, a resolution was passed for the to day of May, 1932, a resolution was passed for the voluntary winding up of the said Company under the provisions of The Companies Act (Ontario) and for the appointment of J. B. Lawson, of the City of Toronto, in the County of York, Solicitor, as Liquidator.

AND FURTHER TAKE NOTICE that if you have any claim against the said Company, proof of such claim must be filed with the Liquidator within thirty days of the date of this notice after which time the assets of the above Company will be distributed among the persons entitled thereto having regard to the claims of which the Liquidator has then notice.

Dated at Toronto, this 6th day of May, 1952.

J. B. LAWSON, 44 King Street West, Toronto, Ontario.

(1004)

19

### THE INGLESIDE TELEPHONE COMPANY. LIMITED

NOTICE IS HEREBY GIVEN that The Ingleside Telephone Company, Limited will make an application to His Honour the Lieutenant-Governor for leave to surrender its charter.

Dated this 14th day of April, A.D., 1952.

HELEN E. SCHULTZ, Secretary.

(987)

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### **Notice to Creditors**

NOTICE IS HEREBY GIVEN that the said John Walton, carrying on business in the Town of Perth and Province of Ontario, under the firm name of THE COMMODORE RESTAURANT has made a sale of the assets of his said business (also known as Commodore Grill) in bulk to John B. Illingworth, and that the undersigned has been appointed to act as Trustee, pursuant to the provisions of The Bulk Sales Act, R.S.O. 1950, Chapter 42.

NOTICE IS FURTHER GIVEN that all creditors and others having claims against the said vendor are required to file with the undersigned Trustee, on or before the 2nd day of June, 1952, full particulars of their claims against the said John Walton, duly verified by affidavit, after which last-mentioned date dis-tribution of the proceeds of the said sale will be made having regard to the claims of which the Trustee shall then have notice.

Dated at Perth, Ontario, this 30th day of April, A.D. 1952.

> HUGH C. WILLSON, Barrister Etc., Perth. Ontario. Trustee.

(1003)

19

19 (1005)

### Dissolution of Partnership

NOTICE IS HEREBY GIVEN that the partner-ship heretofore subsisting between us, the undersigned, Maurice Stransman, Grover H. Kashner, and George J. Kaderbeck, carrying on business as owners and developers of tourist resort lands and tourist resorts and operators of tourist resorts and agents for and dealers in household appliances and equipment and pre-fabricated houses under the firm name of CEDER-LEA VACATION LAND in the Township of Watt in the District of Muskoka, has this day been dissolved by mutual consent so far as regards the said George J. Kaderbeck, who retires from the firm.

The business in future will be carried on under the same name by the said Maurice Stransman and the said Grover H. Kashner, who will pay and discharge all debts and liabilities and receive all monies payable to the said firm.

Dated at Bracebridge, this ninth day of April, 1952.

GEORGE J. KADERBECK, MAURICE STRANSMAN, GROVER H. KASHNER,

(1006) 19

### Change of Name Act

TAKE NOTICE that on Tuesday, the 10th day of June, 1952, Joseph George Kulczyski, of 572 Christie Street, Toronto, Ontario, will apply to His Honour Judge Forsyth at his Chambers at the City Hall, Toronto, at 10.00 o'clock in the forenoon, to change his name to Joseph Goerge Cook and that of his wife from Katherine Kulczyski to Katherine Cook and that of his infant son from Lawrence Joseph Kulczyski to Lawrence Joseph Cook and that of his infant son Richard Donald Kulczyski to Richard Donald Cook.

Dated at Toronto, this 2nd day of May, A.D. 1952.

LOUIS W. SPENCER, 21 Dundas Square, Toronto, Solicitor for the Applicant.

(988)

TAKE NOTICE that Helen Chorostkowski, of 1526 Elsmere Avenue, Windsor, Ontario, will apply before the presiding Judge of the County Court of the County of Essex, at the Court House, Windsor, Ontario, on the 16th day of June, 1952, at the hour of 10.00 o'clock in the forenoon to change her name to Helen Carson.

Dated at Windsor, Ontario, this 5th day of May, A.D. 1952.

MALEYKO & BAKSI, 993 Ottawa Street, Windsor, Ontario. Solicitors for the Applicant. TAKE NOTICE that an application will be made by Joso Tomljenovic, residing at Jamestown in the District of Algoma, before the Judge of the District Court of the District of Algoma at Jamestown at the Court House on Friday, the 6th day of June, A.D. 1952, at 11.00 o'clock in the forenoon, for an Order to change his name to Joseph Thomas, and his wife's name to Mildred Thomas.

Dated at Sault Ste. Marie, Ontario, this 7th day of May, A.D. 1952.

HAMILTON, CARMICHAEL & BENNETT, 514 Queen St., E., Sault Ste. Marie, Ontario. Solicitors for the Applicant.

(1008)

19

NOTICE IS HEREBY GIVEN pursuant to the above Act that the application of William Mynzak, residing at 362 Bay Street, in the City of Port Arthur, in the District of Thunder Bay, to change his name to William Mynzie and to change the name of his wife from Barbara Mynzie to Barbara Mynzie, will be heard by His Honour Judge A. H. Dowler at his Chambers at the Court House, in the City of Port Arthur, in the District of Thunder Bay, on the 4th day of July, 1952, at the hour of eleven o'clock in the foreneon

Dated at Port Arthur, this 6th day of May, A.D. 1952.

P. V. IBBETSON, Q.C., Bank of Hamilton Chambers, Port Arthur, Ontario. Solicitor for the Applicant.

(1016)

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NOTICE IS HEREBY GIVEN, pursuant to the Change of Name Act, R.S.O. 1950, that the application of Emile Albert Cavanagh of the City of Ottawa, in the County of Carleton, Sheet Metal Worker, to change his name to Emile Albert Carbonneau, will be heard by His Honour Alan Gordon McDougall, Judge of the County Court for the County of Carleton at his Chambers, 152 Metcalfe Street, in the said City of Ottawa, on the 5th day of June, A.D. 1952, at 10 o'clock in the forenoon.

Dated this 30th day of April, A.D. 1952.

McHUGH & MACDONALD, 14 Metcalfe Street, Ottawa, Ontario. Solicitors for the Applicant.

(956)

19

TAKE NOTICE that an application will be made to His Honour Judge Frank Denton of the County Court of the County of York in his Chambers in the City Hall, Toronto, on Thursday the 29th day of May, 1952, at ten o'clock in the forenoon by Peter Sakowski residing at 116 Regent Street, in the Township of York, to change his name to Peter Saxton.

Dated at Toronto, this 28th day of April, A.D. 1952.

LESTER & RUSSELL, 1104, 50 King Street West, Toronto, Ontario. Solicitors for the Applicant.

(1007)

19 (957)

19

NOTICE IS HEREBY GIVEN that Henry Strewanz, 17 Freeborn Avenue, Brantford, Ontario, will apply to the Judge of the County Court of the County of Brant on Thursday, the 12th day of June, A.D. 1952, at the hour of eleven o'clock in the forenoon, at the County Court Judge's Chambers at the Court House in the City of Brantford, for an order changing his name to Michael Henry Owsiak.

Dated at Brantford, Ontario, this 1st day of May, A.D. 1952.

> HENRY STREWANZ, By his Solicitors MACDONALD, BROWN & BINKLEY, 42 George Street, Brantford, Ontario.

(958)

19

TAKE NOTICE that an application will be made by Joseph Tomljenovic, residing at Jamestown in the District of Algoma, before the Judge of the District Court of the District of Algoma at Jamestown at the Court House on Friday, the 6th day of June, A.D. 1952, at 11.00 o'clock in the forenoon, for an Order to change his name to Joseph Thomas.

Dated at Sault Ste. Marie, Ontario, this 7th day of May, A.D. 1952.

HAMILTON, CARMICHAEL & BENNETT, 514 Queen St., E., Sault Ste. Marie, Ontario. Solicitors for the Applicant.

(1009)

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### **Miscellaneous Notices**

NOTICE IS HEREBY GIVEN that I, Kenneth Stewart Dawe of Toronto, in the Province of Ontario, a member of the Bar of Nova Scotia, intend to apply to the Benchers of the Law Society of Upper Canada in the month of June, 1952, to be called to the Bar and admitted to practise as a Solicitor in the Province of Ontario.

Dated at Toronto, the 17th day of March, 1952.

K. S. DAWE, 68 Balsam Ave., Toronto, Ontario.

(690)

13-14-15-16-17-18-19-20

### NOTICE OF INTENTION

NOTICE IS HEREBY GIVEN that I, LAW-RENCE MELVILLE MACLEOD, of the City of London, in the Province of Ontario, a member of the Bar of Nova Scotia, intend to apply to the Benchers of the Law Society of Upper Canada in the month of June, 1952, to be called to the Bar and admitted to practise as a Solicitor in the Province of Ontario.

Dated at London, Ontario, the 7th day of April, A.D. 1952.

L. M. MACLEOD 660 Richmond St., London, Ont. Applicant.

#### CANADIAN NATIONAL RAILWAYS

SEMI-ANNUAL SALE

of Unclaimed, Refused and Damaged Freight will b held at

FREIGHT SHED

Simcoe and Front Streets, Toronto.

Tuesday, May 27th, 1952, at 10.00 a.m.

Auctioneer-FRANK WADDINGTON.

(844)

16-17-18-19-20-2

#### NOTICE OF INTENTION

NOTICE IS HEREBY GIVEN that I, Kennet Young Hinton of the city of Niagara Falls, in th Province of Ontario, a member of the Bar of th Province of New Brunswick, intend to apply to th Benchers of the Law Society of Upper Canada in the month of June, 1952, to be called to the Bar and admitted to practise as a Solicitor in the Province of Ontario.

Dated at Niagara Falls, the 8th day of April, A.D. 1952.

K. Y. HINTON, 520 Queen Street, Niagara Falls, Ontario.

(827)

16-17-18-19-20-21-22-23

### THE TOWN OF ELMIRA

TAKE NOTICE that His Honour Judge Clement Judge of the County Court of the County of Waterloo has appointed Tuesday the 3rd day of June, 1952, a the hour of 10 o'clock in the forenoon, at his chambers in the Court House, in the City of Kitchener, for considering a proposed by-law of The Corporation of the Town of Elmira to provide for the changing of the names of the following highways in the Town of Elmira:

From	То
Young Street	. Park Avenue
Gore Street	Park Avenue
Edward Street	
Park Street	
Bowman Street	Maple Street
Factory Street	. Riverside Drive
Streeter Lane	Hampton Street
That part of Hampton Street lying	ng
northerly of the southerly limit	of
Water Street	Water Street

And for hearing those advocating and opposing the change in said names of said highways.

Dated the 25th day of April, 1952.

D. E. WADE, Clerk of the Corporation of the Town of Elmira.

### PUBLIC NOTICE

### Change of Street Name

NOTICE IS HEREBY GIVEN that the Council of the Corporation of the City of Toronto proposes to pass a by-law to change the name of:

Aquatic Place, in Ward 5. west of Maple Leaf Stadium, to Stadium Road.

His Honour Judge T. Herbert Barton, Judge of the County Court of the County of York, has approved of the foregoing notice, and has appointed Friday, the 23rd day of May, 1952, at 10.00 o'clock a.m., in his Chambers, City Hall, Toronto, as the time and place for considering the proposed by-law and for hearing those advocating or opposing the change contemplated therein.

A copy of the proposed by-law, giving the reasons for the change, may be seen at the City Clerk's Office, City Hall, Toronto.

GEO. A. WEALE City Clerk.

City Clerk's Office, Toronto, April 29, 1952.

(934)

19

### Sheriff's Sale of Lands

UNDER AND BY VIRTUE of a Writ of Execution issued out of the Supreme Gourt of Ontario, to me directed, against the goods and chattels, lands and tenements of Ethel Elizabeth Teeter, I have seized and taken in Execution all the right, title, interest and equity of redemption of Ethel Elizabeth Teeter, the Defendant in and to:

All and singular that certain parcel or tract of land and premises situate lying and being in the City of Hamilton and being composed of lot number three hundred and seventy-three, having a frontage of twenty-five feet on the west side of Province Street and a depth of one hundred feet to an alley according to the plan of the sub-division known as Eastholme and duly registered in the Registry Office for the County of Wentworth as number 497.

All of which said right, title, interest and equity of redemption of the said Ethel Elizabeth Teeter, in the said lands and tenements, I shall offer for sale by public auction in my Office, Room 9, Court House, Hamilton on Friday, August 29th, 1952, at 11 a.m.

Dated at Hamilton, this 5th day of May, A.D. 1952.

A. C. CALDWELL, Sheriff, County of Wentworth.

(1010)

19

### COUNTY OF MIDDLESEX

UNDER AND BY VIRTUE of a Writ of Execution issued in the Exchequer Court of Canada and to me directed and delivered against the lands and tenements of Arthur David Mathewson, Defendant and His Majesty The King, in the right of Canada, Plaintiff, I have seized and taken in execution and will offer

for sale by public auction at my office in the Court House, in the City of London, on Friday the 19th day of September, A.D. 1952, at the hour of 11 o'clock in the forenoon, all the right, title, interest and equity of redemption of the above named Defandant, Arthur David Mathewson, in, to and out of the following described lands and tenements, viz:

All and singular that certain parcel or tract of land and premises, situate, lying and being in the Township of Lobo, in the County of Middlesex, and being composed of Lot number seven, Block "C", Plan 76, for the Township of Lobo, registered in the Registry Office for the County of Middlesex:

The said Arthur David Mathewson is said to be a joint owner of the said lands and premises, subject to taxes since the year 1950 and on the said lands and premises is said to be a frame cottage of asphalt brick siding.

R. H. BEATTIE, Sheriff, County of Middlesex.

Sheriff's Office, London, Ontario, April 29, 1952.

(959)

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UNDER AND BY VIRTUE of a Writ of Execution issued out of the Supreme Court of Ontario, in a suit wherein Charles Leslie Sanford, Charles Meaking Petrie and Isabel Dorothy Petrie are the Plaintiffs and John Edward Skelton and Hazel Skelton are the Defendants, and to me directed against the goods and chattels and lands and tenements of the said defendants, I have seized and taken in execution and will offer for sale by Public Auction at my Office in the Court House, in the Town of Barrie, on Thursday the 14th day of August at 12 o'clock noon, all the right, title, interest and equity of Redemption of the said John Edward and Hazel Skelton, in and to the following lands and tenements

All and singular that certain parcel or tract of land and premises situate lying and being in the Township of Tay and being composed of part of the South Half of Lot 6, in the Eleventh Concession of the said Township, described as follows;

Commencing on the Southerly Limit of said Lot 6, at a distance of Ten Chains Westerly from the South East Angle of said Lot; thence Westerly along said Southerly Limit of the South West angle thereof; thence North along the Westerly Limit of the said Lot fifteen chains more or less to the Center Line of said Lot; thence East along the Center line of said Lot; thence North ten chains westerly from the Easterly Limit of said Lot (said ten chains being measured along center line of said Lot) thence South and parallel to the Easterly limit of said Lot Fifteen chains more or less to the place of beginning, containing eighty-five (85) acres more or less.

### and,

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Tay, in the County of Simcoe and Province of Ontario and being composed of the North Half of Lot 6 in the Eleventh Concession of the said Township of Tay, save and excepting Lots One (1) to Thirty-one (31) both inclusive as shown on a Plan registered in the Registry Office for the Registry Division of the County of Simcoe as No. 354.

Dated at Barrie, this 30th day of April, 1952.

E. C. DRURY, Sheriff County of Simcoe.

(960)

### Publications Under The Regulations Act

MAY 10th, 1952

#### THE GAME AND FISHERIES ACT

O. Reg. 188/52. Waters Set Apart. New. Made—24th April, 1952. Filed—25th April, 1952, 4.35 p.m.

### REGULATIONS MADE UNDER THE GAME AND FISHERIES ACT

1. The waters described in schedule 1 and known as the "Long Point Bay Fish Sanctuary" are set apart for the conservation or propagation of fish during the months of May and June in 1952.

### SCHEDULE 1

#### LONG POINT BAY FISH SANCTUARY

The waters and marshes of Long Point Bay of Lake Erie within a line described as commencing at the most northerly extremity of Big Bluff Point of Long Point in the Township of South Walsingham, in the County of Norfolk; thence in a westerly, northwesterly, easterly and westerly, northwesterly and northerly direction along the high-water mark of Lake Erie to the confluence of a creek flowing through lot 16 in Concession B in the Township of Charlotteville, in the County of Norfolk, and thence in a south-easterly direction in a straight line to the place of commencement.

(924)

### THE HIGHWAY TRAFFIC ACT

O. Reg. 189/52. Load Limits on the King's Highway. New. Made—30th April, 1952. Filed—30th April, 1952, 4.15 p.m.

### REGULATIONS MADE UPON THE RECOM-MENDATION OF THE MINISTER UNDER THE HIGHWAY TRAFFIC ACT

1. In the case of the highways described in Schedule 1, the provisions of subsections 4, 5, and 6, of section 36 of the Act shall extend and apply during the period from the 1st of May 1952 to the 31st of May 1952, both inclusive.

#### SCHEDULE 1

The portion of the King's Highway lying north of the Severn River and east of that portion of the King's Highway known as number 69 and north and east of that portion of the King's Highway known as number 12 from Atherly to Sunderland Corners and north of that portion of the King's Highway known as number 7 from Sunderland Corners to Perth and north and west of those portions of the King's Highway known as numbers 15 and 29 from Perth to Arnprior, excepting thereout that portion of the King's Highway known as number 17 from Arnprior to Pembroke and that portion of the King's Highway known as number 11 from Severn River to Bracebridge.



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### **Government Publications**

As listed below, may be obtained from the Office of the Queen's Printer,
Parliament Buildings, Toronto

EMPIRE 3-1211—Local 732

Remittance to be made payable to the Provincial Treasurer of Ontario and sent with your order to the office of the Queen's Printer.

REVISED STATUTES OF ONTARIO, 1950
5 Bound Volumes — — \$25.00 per set

THE CONSOLIDATED REGULATIONS OF ONTARIO, 1950
3 Bound Volumes — — \$20.00 per set

Assessment Act	Logging Tax Act.         .25           Marine Insurance Act.         .25
Companies Act.         .75           Conditional Sales Act.         .25           Coroners' Act.         .25           Corporations Tax Act.         .50           Department of Municipal Affairs Act.         .50           Deserted Wives and Children's Maintenance Act.         .25           Ditches and Watercourses Act.         .25           Division Courts Act, Rules and Forms.         1.00           Evidence Act.         .15           Hospital Tax Act and Regulations         .25           Insurance Act.         .10           Justice of the Peace Act.         .10           Land Surveyors Act.         .25           Land Titles Act.         .50           Land Transfer Tax Act.         .25           Land Trensfer Tax Act.         .25           Land Trust Corporations Act.         .125           Local Improvement Act.         .50	Marriage Act

### MISCELLANEOUS PUBLICATIONS

Annual Report of Municipal Statistics, 1950 5.00	Report of the Ontario Royal Commission on Milk,
Forest Trees of Ontario	1947 1.00
Land Titles Rules, Forms and Tariff of Fees 1.00	Summary of the Findings, Recommendations, and Suggestions of the Report on Milk
Leasehold Regulations 98/52	and Suggestions of the Report on Milk
Manual of Assessment Values 4.00	Report of the Select Committee on Conservation,
Municipal Directory, 1952	1950
Public Accounts of the Province of Ontario	Rules of Practice and Procedure of the Supreme
Regulations Under The Division Courts Act 1.00	Court of Ontario, 1951 1.75 (Bound Copy) 3.00
Report of the Ontario Royal Commission on Forestry, 1947 1.00	Surrogate Court Rules, Forms and Tariff of Fees



### Notice to Sheriffs and Treasurers

Re Advertising Sale of Lands for Taxes in "The Ontario Gazette", Year 1952

Section 152 of The Assessment Act provides:

152. The day of the sale shall be more than ninety-one days after the first publication of the list in The Ontario Gazette.

During year 1952 the dates for publication of tax sale advertisements in The Ontario Gazette are as follows:

January 5th,			1-		Date 3	Sale			d—April, 5th,	1952
February 2nd,	"	44	5	"			66		—May 3rd,	66
March 1st,	66	66	9	66	66	"	66	66	—June 2nd,	66
April 5th,	66	66	14	66	66	66	66	66	—July 5th,	66
May 3rd,	"	66	18	66	66	66	66	66	—August 2nd,	66
June 7th,	66	66	23	66	66	66	66	66	—September 6th,	66
July 5th,	66	66	27	66	66	66	66	66	—October 4th,	66
August 2nd,	66	66	31	66	66	66	66	66	-November 1st,	66
September 6th,	46	66	36	66	66	66	66	66	—December 6th,	66
October 4th,	66	66	40	46	66	66	66	66	—January 3rd,	1953
November 1st,	66	66	44	66	66	66	66		-February 2nd,	66
December 6th,	66	66	49	66	66	66	"		-March 7th,	66

Advertisements of tax sales must be received by the Queen's Printer at least TWO WEEKS PRIOR TO THE DATE OF PUBLICATION IN THE ONTARIO GAZETTE.

### ADVERTISING RATES FOR TAX SALES

- 2.—(1) The rates payable for publication of matters in The Ontario Gazette shall be,—
- (a) for a double-column insertion of,—
  - (i) a notice of the sale of land for arrears of taxes, \$5; and
  - (ii) a list of lands liable to be sold for arrears of taxes, 25 cents a line or fraction thereof;

### **EXAMPLE**

For each insertion—The minimum fee due with copy is \$5.00 for each Warrant and 25 cents for each line or part lines after the Warrant.

**Cheques** should be made payable to THE PROVINCIAL TREASURER OF ONTARIO and forwarded to THE ONTARIO GAZETTE.

No exchange required on cheques.

Advertisements should be typewritten or printed legibly, separate from covering letter, number of insertions required must be stated and all signatures should be typed.

All correspondence should be addressed in full "THE ONTARIO GAZETTE", Queen's Printer Office, Parliament Buildings, Toronto, Ontario.

### Rates of Advertising in The Ontario Gazette

(Rates are chargeable re agate line measurement-14 lines to the inch)

### THE OFFICIAL NOTICES PUBLICATIONS ACT

### REGULATIONS MADE UNDER THE OFFICIAL NOTICES PUBLICATIONS ACT

- 1. In these regulations "line" means agate line.
- 2.—(1) The rates payable for publication of matters in The Ontario Gazette shall be,—
  - (a) for a double-column insertion of,
    - (i) a notice of the sale of land for arrears of taxes, \$5; and
    - (ii) a list of lands liable to be sold for arrears of taxes, 25 cents a line or fraction thereof; and
  - (b) for a single- column insertion of all other matters,
    - (i) on the first insertion, 20 cents a line or fraction thereof; and
    - (ii) on each additional insertion, 10 cents a line or fraction thereof.
  - (2) The rates in subregulation 1 shall be paid as follows:
  - (a) upon submitting the copy of a matter for publication, \$5 for the first insertion and \$2.50 for each additional insertion requested; and
  - (b) except for the rates payable under subclause i of clause a of subregulation 1 of the balance, after crediting the amount paid under clause a, upon receipt of an account from the Queen's Printer.
- (3) Where the amount paid under clause a of subregulation 2 exceeds the rates payable. the person making that payment shall be entitled to a refund of the amount by which the amount paid exceeds the rates payable.
  - 3.—(1) The rates payable for THE ONTARIO GAZETTE shall be,
  - (a) by subscribers for a subscription of 52 weekly issues, \$6; and
  - (b) by others for a single copy, 15 cents.
  - (2) The rates in subregulation 1 shall be payable in advance.

THE ONTARIO GAZETTE is published each Saturday and advertisements must be received before Thursday noon to ensure publication in the next issue.

Advertisements should be typewritten or written legibly, separate from covering letter. Number of insertions required must be stated and the names of all signing officers typewritten or printed.

A copy of The Ontario Gazette will be sent free to each advertiser, approximately four days after publication date, for each week that his advertisement appears.

The 12 Month Tax Sale Issues may be subscribed to for \$1.80 per annum.

All remittances should be made payable to The Provincial Treasurer of Ontario and forwarded to THE ONTARIO GAZETTE.

All correspondence should be addressed:

THE ONTARIO GAZETTE, Queen's Printer Office, Parliament Buildings, Toronto, Ontario.



# The Ontario Gazette

PUBLISHED BY AUTHORITY

VOL. LXXXV

TORONTO, SATURDAY, MAY 17th, 1952

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### **Government Notices Respecting Corporations**

### **Letters Patent of Incorporation**

### ACME SLATE AND TILE COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 30th day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Arthur Vance Wright, Proprietor, and Muriel Gladys Wright, Married Woman, both of the City of Toronto, in the County of York and Province of Ontario; and Hattie Louise Wright, of the Township of Markham, in the said County of York, Married Woman; and any others who have become subscribers to the memorandum of agreement of the Company. to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of ACME SLATE AND TILE COMPANY LIMITED; (a) To carry on business as manufacturers of and dealers in masonry, stone, stone products and by-products, tile, tile products, marble and generally all building materials including other natural, synthetic and manufactured building products, their component parts and by-products thereof, and to manufacture, buy, sell and deal in goods, wares and merchandise generally: and for the further purposes and objects therein set forth: with a capital divided into Five Thousand preference shares of the par value of Ten dollars each and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Arthur Vance Wright, Muriel Gladys Wright and Hattie Louise Wright, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

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AURIC MINING EXPLORATIONS LIMITED (No Personal Liability)

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 25th day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Douglas Banks, Executive; William Ridout Wadsworth, one of Her Majesty's Counsel learned in the Law; George Elmore Bass, Accountant; Anne Perdue, Bookkeeper; and Lillian Graham, Stenographer; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of AURIC MINING EXPLORATIONS LIMITED (No Personal Liability); (a) To acquire, own, lease, prospect for, open, explore, develop, work, improve, maintain and manage mines and mineral lands and deposits, and to dig for, raise, crush, wash, smelt, assay, analyze, reduce, amalgamate, refine, pipe, convey and otherwise treat ores, metals and minerals, whether belonging to the Company or not, and to render the same merchantable and to sell or otherwise dispose of the same or any part thereof or interest therein; and for the further purposes and objects therein set forth: with a capital of Three Million dollars divided into Three Million shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being Douglas Banks, William Ridout Wadsworth, George Elmore Bass, Anne Perdue and Lillian Graham, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(1022)

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### BROWNSON CONSTRUCTION, LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 25th day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth

(1022)

constituting Thomas Brown, Contractor; Helen Rose Brown, Married Woman; and Russell Bernard Brown, Engineer; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of BROWNSON CONSTRUCTION, LIMITED; (a) To purchase, lease, take in exchange or otherwise acquire lands or interests therein, together with any buildings or structures that may be on the said lands or any of them, and to sell, lease, exchange, mortgage or otherwise dispose of the whole or any portion of the lands and all or any of the buildings or structures that are now or may hereafter be erected thereon and to take such security therefor as may be deemed necessary; and for the further purposes and objects therein set forth: with a capital of Forty Thousand dollars divided into Four Hundred shares of One Hundred dollars each; with its Head Office at the said City of Toronto; and its Provisional Directors being Thomas Brown, Helen Rose Brown and Russell Bernard Brown, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(1022)

### CANADIAN PRESS WAR CORRESPONDENTS ASSOCIATION

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 30th day of April, A.D. 1952, have been in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Gillis Purcell, John Drew Dauphinee, Carlet Aaron Day, Ralph Allen and Gregory Clark, all of the City of Toronto, in the County of York and Province of Ontario, Journalists; and any others who have become subscribers to the memorandum of agreement of the Corporation, and persons who thereafter become members thereof, a corporation without share capital under the name of CANADIAN PRESS WAR CORRESPONDENTS ASSOCIATION; (a) To promote the fraternal and occupational relationships of its members; and for the further purposes and objects therein set forth; with its Head Office at the said City of Toronto; and its First Directors being Gillis Purcell, John Drew Dauphinee, Carlet Aaron Day, Ralph Allen and Gregory Clark, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(1022)

#### CAROUSEL THEATRE INC.

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 23rd day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Hugh Francis Cullen Webster and George Robert Hislop, Actors; and Janet Campbell, Helen Segal and Joan Marie Miller, Actresses; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Corporation, and persons who thereafter become members thereof, a corporation without share capital under the name of CAROUSEL THEATRE INC.; (a) To encourage and promote interest in the theatre generally and for such purpose to produce and carry on theatrical,

musical and amusement productions, enterprises and projects; and for the further purposes and objects therein set forth: with its Head Office at the said City of Toronto; and its First Directors being Hugh Francis Cullen Webster, Janet Campbell, Helen Segal, Joan Marie Miller and George Robert Hislop, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(1022)

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#### CARSAUND REALTY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 28th day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Gerald Francis Hayden and John Hamilton Cameron Clarry, Solicitors; and John Douglas Parker, Office Manager; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of CARSAUND REALTY LIMITED; To purchase or otherwise acquire and to hold, manage and lease that particular parcel of land and premises situate in the said City of Toronto, presently known as Municipal Street number 43 Dundas Street West and more particularly described as lot number 5 on the south side of Dundas Street West according to a plan filed as number 2-A in the Registry Office for the Registry Division of Toronto and parts of lots 4 and 6 according to the said plan and part of lot 6 according to a plan filed in the said Registry Office for the Registry Division of Toronto as number 45; with a capital divided into Four Thousand Five Hundred preference shares of the par value Ten dollars each and Five Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Five Thousand dollars; with its Head Office at the Five Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Gerald Francis Hayden, John Hamilton Cameron Clarry and John Douglas Parker, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

(1022)

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### COMBINATION STORM WINDOWS OF CANADA LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 23rd day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Eva Barrer and Dorothy Ruth Helen Reading, Secretaries; Leo Joseph Phelan, Clerk; and Albert Shifrin, Solicitor; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of COMBINATION STORM WINDOWS OF CANADA LIMITED; To manufacture, produce, adapt, prepare, import, export, buy, sell and otherwise deal in goods, wares, materials, articles and merchandise of every

nature and kind whatsoever and, without limiting the generality of the foregoing, to manufacture or otherwise produce, buy, sell and deal in aluminum combination storm and screen windows and doors and other allied products, and to build, purchase, lease or otherwise acquire and establish factories, warehouses, plants, machinery and tools for the manufacture, distribution and sale of any of its products; with a capital of One Hundred Thousand dollars divided into Nine Thousand preference shares of Ten dollars each and Ten Thousand common shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being Eva Barrer, Leo Joseph Phelan, Dorothy Ruth Helen Reading and Albert Shifrin, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(1022)

### COMMERCIAL SAND AND GRAVEL LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 25th day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Henry Edward Cook, Solicitor; Douglas Blair Anderson, Student-at-Law; and Veronica Clark, Secretary; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who there-after become shareholders therein, a private company under the name of COMMERCIAL SAND AND GRAVEL LIMITED; (a) To carry on business as quarry masters and stone merchants, and to manufacture, buy, sell and deal in, cut, work, shape, hew, carve, polish, crush, saw and prepare for market or use stone, lime, cement, gravel, sand, ore, minerals and building materials of all kinds, and to acquire, open up and work stone, gravel and other quarries and generally to manufacture and otherwise operate as suppliers, builders and contractors in connection with paving works and construction work of all kinds; and for the further purposes and objects therein set forth: with a capital divided into Six Hundred and Eighty 5% non-cumulative preference shares of the par value of One Hundred dollars each and Seven Thousand common shares without any nominal or par value; provided, however, that the consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of One dollar for each share; with its Head Office in the Township of North York, in the said County of York; and its Provisional Directors being Henry Edward Cook, Douglas Blair Anderson and Veronica Clark, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

(1022)

### EASTBROW CO-OPERATIVE APARTMENTS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 1st day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Howard Frank Combes, Manager; Winifred Mary Garland, Stenographer; John Little, School Principal; Evelyn Elizabeth Almas, Bindery

Worker; and Edwin Hare, Insurance Broker; all of the City of Hamilton, in the County of Wentworth and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a corporation under the name of EASTBROW CO-OPERATIVE APARTMENTS LIMITED; Co-operatively, to own and operate an apartment property, including land, buildings and fixtures; with a capital of Ten Thousand dollars divided into Two Thousand co-operative shares of Five dollars each; with its Head Office at the said City of Hamilton; and its Provisional Directors being Howard Frank Combes, Winifred Mary Garland, John Little, Evelyn Elizabeth Almas and Edwin Hare, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(1022)

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### EDDY SECURITIES LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 1st day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Constant Eddy, Merchant; Florence May Vivian Eddy, Married Woman; Edward Constant Eddy, Veterinary Surgeon; and Panayoti Allen Ballachey and James David Sutherland, Barristers; all of the City of Brantford, in the County of Brant and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of EDDY SECURITIES LIMITED; (a) To carry on in all its branches the wholesale and retail business of grocers and grain and provision merchants and the business of importing and exporting the said products; and for the further purposes and objects therein set forth: with a capital of Fifty Thousand dollars divided into Five Hundred shares of One Hundred dollars each; with its Head Office at the said City of Brantford; and its Provisional Directors being Constant Eddy, Florence May Vivian Eddy, Edward Constant Eddy, Panayoti Allen Ballachey and James David Sutherland, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

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### ELWARD AUTO BODY COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 25th day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting David Martin Symons, Samuel George McDougall Grange and William John Eric Beverley, all of the City of Toronto, in the County of York and Province of Ontario, Solicitors; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of ELWARD AUTO BODY COMPANY LIMITED; (a) To purchase or otherwise acquire, hold, use, sell, assign, transfer or otherwise dispose of and trade and deal in and with motor cars, trucks, farm machinery and other vehicles and parts thereof; and for the further purposes and objects therein set forth: with a capital divided into Eight

Hundred preference shares of the par value of One Hundred dollars each and Twenty Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Twenty Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being David Martin Symons, Samuel George McDougall Grange and William John Eric Beverley, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(1022)

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### EPIC MINES LIMITED (No Personal Liability)

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 28th day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Maurice Crabtree, one of Her Majesty's Counsel learned in the Law; William Stewart Rogers and Alan Hanson Crabtree, Barristers; and Lilley Brown and Marjorie Collier Ganter, Secretaries; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a corporation under the name of EPIC MINES LIMITED (No Personal Liability); (a) To acquire, own, lease, prospect for, open, explore, develop, work, improve, maintain and manage mines and mineral lands and deposits, and to dig for, raise, crush, wash, smelt, assay, analyze, reduce, amalgamate, refine, pipe, convey and otherwise treat ores, metals and minerals, whether belonging to the Company or not, and to render the same merchantable and to sell or otherwise dispose of the same or any part thereof or interest therein; and for the further purposes and objects therein set forth: with a capital of Five Million dollars divided into Five Million shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being Maurice Crabtree, William Stewart Rogers, Alan Hanson Crabtree, Lilley Brown and Marjorie Collier Ganter, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(1022) 20

#### FERRES ADVERTISING LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 29th day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Edmund Ferres, Helen Jordan Ferres, Peter Jordan Ferres and Boyd Heaven, Advertising Agents; and William Vernon Smith, Chartered Accountant; all of the City of Hamilton, in the County of Wentworth and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of FERRES ADVERTISING LIMITED; (a) To solicit advertising contracts, to publish advertising matter, to act as counsel for advertising agents, to promote advertising campaigns for clients of the Company and generally to

act in the capacity of advertising agents and counsel; and for the further purposes and objects therein set forth: with a capital of Five Hundred and Ten Thousand dollars divided into Fifty Thousand 6% cumulative redeemable preference shares of Ten dollars each and Ten Thousand common shares of One dollar each; with its Head Office at the said City of Hamilton; and its Provisional Directors being Edmund Ferres, Helen Jordan Ferres, Peter Jordan Ferres, Boyd Heaven and William Vernon Smith, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

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### FROST MOVING & STORAGE LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 25th day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Hugh Francis Gibson, Solicitor; Donald Norman Frost, Manager; and Emma Marie Olsen, Stenographer; all of the City of Kingston, in the County of Frontenac and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a corporation under the name of FROST MOVING & STORAGE LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To carry on generally the business of trucking and transporting goods, wares and merchandise; to act as forwarders, custom house brokers and warehousemen and storage and express agents; and to carry on any business similar to the foregoing or which may be carried on advantageously therewith; and for the further purposes and objects therein set forth: with a capital divided into Seven Hundred preference shares of the par value of One Hundred dollars each and Thirty Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Thirty Thousand dollars; with its Head Office at the said City of Kingston; and its Provisional Directors being Hugh Francis Gibson, Donald Norman Frost and Emma Marie Olsen, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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### GRIMSBY FRUIT CO-OPERATIVE

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 25th day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Walter Gulewich and Joseph Lessey, both of the Township of Clinton, in the County of Lincoln and Province of Ontario; Jefim Omelchenko, Mike Smerek and Paul Stepowy, all of the Township of North Grimsby, in the said County of Lincoln, Farmers; Frank Diakowskiy, John Michalchuk and John Stecyk, all of the Township of Saltfleet, in the County of Wentworth and Province of Ontario, Farmers; and Iwan Kostiw, of the Town of Grimsby, in the said County of Lincoln, Farmer; and any others who have become subscribers to the memorandum of agreement of the Corporation, and persons who thereafter become members thereof, a corporation without

share capital under the name of GRIMSBY FRUIT CO-OPERATIVE Co-operatively; (a) To buy, sell or otherwise dispose of, hold, own, transport, produce, export, import, manufacture, process and deal in fruits, vegetables, animal or other products of the farm of every kind or nature whatsoever in any state, fresh, processed or otherwise or by-products thereof; and for the further purposes and objects therein set forth: with its Head Office at the said Town of Grimsby; and its First Directors being Walter Gulewich, Jehm Omelchenko, Frank Diakowskiy, Mike Smerek, Joseph Lessey, John Michalchuk, Paul Stepowy, John Stecyk and Iwan Kostiw, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(1022)

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#### GUEST OILS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 24th day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Percy Ferguson Guest, Agent; Ritchie Allan Guest, Clerk; and Douglas Burwell Guest, Physician; all of the Town of Renfrew, in the County of Renfrew and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of GUEST OILS LIMITED; To carry on in all its branches the business of buying and selling, both at wholesale and retail, petroleum products, anti-freeze, tires, batteries, accessories, oil burners and all goods and supplies pertaining to automobiles, trucks and tractors; with a capital divided into One Thousand shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Forty Thousand dollars; with its Head Office at the said Town of Renfrew; and its Provisional Directors being Percy Ferguson Guest, Ritchie Allan Guest and Douglas Burwell Guest, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

(1022)

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### R. W. HARDY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 1st day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Betty Brown and Gladys Carver, Stenographers; Elena Callon, Bookkeeper; John Joseph Evans, Insurance Agent; and Wilfred Roland Dupont, Barrister; all of the Town of Timmins, in the District of Cochrane and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of R. W. HARDY LIMITED; To carry on generally the business of buying, selling, retailing and repairing all machinery, equipment, parts, accessories and industrial and mining supplies; with a capital divided into Two Hundred preference shares of the par value of One Hundred dollars each and Twenty Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without

any nominal or par value shall not exceed in amount or value the sum of Twenty Thousand dollars; with its Head Office at the said Town of Timmins; and its Provisional Directors being Betty Brown, Elena Callon, Gladys Carver, John Joseph Evans and Wilfred Roland Dupont, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

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### THE INDIA CHRISTIAN MISSION IN CANADA

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 24th day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting John Gunn MacCillivray, Clergyman; Hamilton Crawford Craig, Accountant; and Annie Elizabeth Locke, Secretary; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Corporation, and persons who thereafter become members thereof, a corporation without share capital under the name of THE INDIA CHRISTIAN MISSION IN CANADA; (a) To engage in missionary work in all its various branches and aspects and to support mission fields by financial assistance or otherwise; and for the further purposes and objects therein set forth: with its Head Office at the said City of Toronto; and its First Directors being John Gunn MacGillivray, Hamilton Crawford Craig and Annie Elizabeth Locke, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(1022)

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### INTERNATIONAL MACHINERY COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 30th day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Gordon Fancy and Edward Nixon, Accountants, Marion Hutchison Devine, Secretary, and Muriel Aldwinckle, Housewife, all of the City of Hamilton, in the County of Wentworth and Province of Ontario; and Celia Louise Butner, of the Township of Saltfleet, in the said County of Wentworth, Secretary; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of INTER-NATIONAL MACHINERY COMPANY LIMITED; (a) To manufacture, construct, build, deal in, acquire, by purchase, lease or otherwise, sell and otherwise dispose of machines, machinery, parts thereof, accessories, instruments, devices, supplies, attachments and equipment, and to equip, erect and install the same for use and operation by electricity, compressed air, oil, gas, steam or by any other mechanical means; and for the further purposes and objects therein set forth: with a capital divided into Four Hundred and Fifty Thousand non-voting non-cumulative redeemable preference shares of the par value of One dollar each and Fifty Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Fifty Thousand dollars; with its

Head Office at the said City of Hamilton; and its Provisional Directors being Gordon Fancy, Edward Nixon, Marion Hutchison Devine, Muriel Aldwinckle and Celia Louise Butner, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

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### JARVIS HOUSE (TORONTO) LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 25th day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Harry Gorbet and Jack Nightingale, Merchants; and Diana Gorbet and Dorothy Nightingale, Married Women; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of JARVIS HOUSE (TORONTO) LIMITED Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To purchase, lease, take in exchange or otherwise acquire lands and real estate and any right, title or interest therein and any buildings, erections or structures thereon, and to construct, erect and operate hotels, restaurants, garages, apartment houses, office buildings, dwelling houses, residences and other buildings and works, and to use, convert, adapt and maintain all or any of such buildings and premises to and for any one or more of the foregoing purposes or other like purposes; and for the further purposes and objects therein set forth: with a capital of One Hundred Thousand dollars divided into Ten Thousand shares of Ten dollars each; with its Head Office at the said City of Toronto; and its Provisional Directors being Harry Gorbet, Diana Gorbet, Jack Nightingale and Dorothy Nightingale, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

(1022) Deputy Provincial Secretary

### ROY JOHNSON ELECTRIC LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 29th day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting William James Bryan and Rene Albert Van den Brande, both of the Town of Oakville, in the County of Halton and Province of Ontario, Accountants; and Frank Oliver Gallagher, of the Village of Bronte, in the said County of Halton, Barrister; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of ROY JOHNSON ELECTRIC LIMITED; (a) To sell and service electrical appliances and supplies of every nature and kind, public address systems and radio and television apparatus and equipment; and for the further purposes and objects therein set forth: with a capital of Fifty Thousand dollars divided into Four Thousand preference shares of Ten dollars each, with its Head Office at the said Village of Bronte; and its Provisional

Directors being William James Bryan, Rene Albert Van den Brande and Frank Oliver Gallagher, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

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### KIWANIS CLUB OF PORT ARTHUR-FORT WILLIAM INCORPORATED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 1st day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting George Elmer Wegenast, Shoe Store Manager, Norman Walter Harrison, Agricultural Representative, Wilfred John Gale, Ticket Agent, Gregg Franklin Neelin, Personnel Manager, Thomas Long, Bank Manager, and Daniel Henry Coghlan, Life Insurance Manager, all of the City of Port Arthur, in the District of Thursday Boy and Previous of Orticing the City of Port Arthur, in the District of Thunder Bay and Province of Ontario; and Cecil Joseph Doyle, Manager, John Bertrand Larway, Attendance Officer, Grant Linn Thain, Life Insurance Manager, Frank Valentine Deamude, Vocational School Principal, Roy Arthur Gunn, Wholesale Manager, and Wilfred Hubert Goodman, Editor, all of the City of Fort William, in the said District of Thunder Bay; and any others who have become subscribers to the memorandum of agreement of the Corporation, and persons who thereafter become members thereof, a corporation without share capital under the name of KIWANIS CLUB OF PORT ARTHUR-FORT WILLIAM INCORPORATED; (a) To give primacy to the human and spiritual rather than to the material values of life; and for the further purposes and objects therein set forth: with its Head Office at the said City of Fort William; and its First Office at the said City of Port William, and its First Directors being George Elmer Wegenast, Cecil Joseph Doyle, John Bertrand Larway, Norman Walter Harrison, Wilfred John Gale, Gregg Franklin Neelin, Grant Linn Thain, Thomas Long, Daniel Henry Coghlan, Frank Valentine Deamude, Roy Arthur Gunn and Wilfred Hubert Goodman, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

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### LOMA INDUSTRIAL PRODUCTS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 25th day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Darrell Draper and Joseph Rosenfeld, Barristers; and Marguerite McFarland, Secretary; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of LOMA INDUSTRIAL PRODUCTS LIMITED; (a) To carry on any or all lines of business as manufacturers, producers, merchants, wholesale and retail, and importers and exporters generally without limitation as to class of products and merchandise, and to manufacture, produce, adapt, prepare, buy, sell and otherwise deal in any materials, articles or things required in connection with or incidental to such business; and for the further purposes and objects therein set forth: with a capital of Forty Thousand dollars divided into Three Thousand Five Hundred 3% redeemable

non-cumulative preference shares of Ten dollars each and Five Thousand common shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being Darrell Draper, Joseph Rosenfeld and Marguerite McFarland, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

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#### MARS ELECTRIC SUPPLY CO. LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 29th day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Samuel Rosenberg, Merchant, and Eva Rosenberg, Married Woman, both of the Township Rosenberg, Married Woman, both of the Township of West Flamborough, in the County of Wentworth and Province of Ontario; and Julius Caplan, Sales Manager, and John Joseph Clinton, Office Manager, both of the City of Hamilton, in the said County of Wentworth; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of MARS ELECTRIC SUPPLY CO. LIMITED; (a) To carry on the business of electricians and manufacturers and installers of electrical construction and to provide maintenance therefor; and for the further purposes and objects therein set forth; with a capital divided into Nine Thousand non-voting non-cumulative redeemable preference shares of the par value of Ten dollars each and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the said City of Hamilton; and its Provisional Directors being Samuel Rosenberg, Eva Rosenberg, Julius Caplan and John Joseph Clinton, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

(1022)

### AMOS C. MARTIN LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 1st day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Amos C. Martin, Tile Manufacturer; Henry M. Martin, Nelson M. Martin and Emerson M. Martin, Labourers; and Louisa Martin, Married Woman; all of the Township of Peel, in the County of Wellington and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of AMOS C. MARTIN LIMITED; (a) To carry on the business of manufacturing, producing and dealing in tiles and drainage equipment; and for the further purposes and objects therein set forth: with a capital of Forty Thousand dollars divided into Three Hundred and Fifty preference shares of One Hundred dollars each and Five Thousand common shares of One dollar each; with its Head Office in the said Township of Peel; and its Provisional

Directors being Amos C. Martin, Henry M. Martin, Nelson M. Martin, Emerson M. Martin and Louisa Martin, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

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### NORTH STAR PLUMBING LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 24th day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Rowland Edward Acton, Plumber; Barbara Eileen Acton, Clerk; John Bernard Ferguson and Archie Richer, Electricians; Edward Walter Kenrick, Solicitor; Norman David Budd, Accountant; and Mary Elizabeth Kenrick, Housewife; all of the Township of McGarry, in the District of Temiskaming and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of NORTH STAR PLUMBING LIMITED; To buy, sell and deal in plumbing, electrical and heating appliances, wares and merchandise and to carry on the business of the plumbing, electrical, heating, air-conditioning and sheet metal trade and the sale of fuels; with a capital of One Hundred Thousand dollars divided into One Thousand shares of One Hundred dollars each; with its Head Office in the Township of Teck, in the said District of Temiskaming; and its Provisional Directors being Rowland Edward Acton, Barbara Eileen Acton, John Bernard Ferguson, Edward Walter Kenrick, Norman David Budd, Mary Elizabeth Kenrick and Archie Richer, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

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### J. D. OAKS & SON LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 30th day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting James Douglas Oaks, Contractor; Robert Douglas Oaks, Foreman; and Leona Bell Oaks, Housewife; all of the City of Guelph, in the County of Wellington and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of J. D. OAKS & SON LIMITED; (a) To conduct and carry on the business of builders and contractors for the purpose of building, erecting, altering, repairing or doing any other work in connection with any and all classes of building and improvements of any kind and nature whatsoever, including the building, rebuilding, alteration, repairing or improvement of houses, factories, buildings, works or erections of every kind and description whatsoever, the locating, laying out and constructing of roads, avenues, docks, slips, sewers, bridges, wells, canals and power plants and generally all classes of buildings, erections and works, both public and private, or integral parts thereof, and generally to do and perform any and all work as builders and contractors and with that end in view to solicit, obtain, make, perform and carry out contracts covering the building

and contracting business and the work connected therewith; and for the further purposes and objects therein set forth: with a capital divided into Three Thousand Five Hundred redeemable preference shares of the par value of Ten dollars each and Fifteen Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Fifteen Thousand dollars; with its Head Office at the said City of Guelph; and its Provisional Directors being James Douglas Oaks, Robert Douglas Oaks and Leona Bell Oaks, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

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before mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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can be used directly or indirectly by contractors,

builders or roofers; and to act as agents for other persons or corporations carrying on a similar business.

and to carry on any other business of a like nature or

incidental to the foregoing; with a capital divided into One Hundred Thousand 5% non-cumulative

preference shares of the par value of One dollar each and Five Thousand common shares without any nom-

inal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Fifty Thousand dollars; with its Head Office at the said City of Ottawa; and its Provisional Directors being Duncan Roy Kennedy, Ralph DeLong Sweet and Audrey Elizabeth Wood, herein-

#### PATRICIA CONTRACTING COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 30th day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Doreen Mabel Todd and Lois Emmaline Cardinal, Secretaries; Arthur Carmen Pennington, Barrister; Taylor Shillington Pennington, Insurance Agent; and Joseph Henry Biggar, Salesman; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become sharetherein, a corporation under the name of CIA CONTRACTING COMPANY LIM-PATRICIA CONTRACTING COMPANY LIM-ITED; (a) To carry on the business of general contractors and to enter into contracts for, construct, execute, own and carry on all description of works and to carry on for the purposes aforesaid the business of a general construction company and contractors for the construction of works, public and private; and for the further purposes and objects therein set forth: with a capital of One Hundred Thousand dollars divided into Twenty Thousand shares of Five dollars each; with its Head Office at the said City of Toronto; and its Provisional Directors being Doreen Mabel Todd, Arthur Carmen Pennington, Lois Emmaline Cardinal, Taylor Shillington Pennington and Joseph Henry Biggar, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

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### PATTERSON-ALEXANDER LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 30th day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Duncan Roy Kennedy and Ralph De Long Sweet, Barristers; and Audrey Elizabeth Wood, Secretary; all of the City of Ottawa, in the County of Carleton and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of PATTERSON-ALEXANDER LIMITED; To carry on business as contractors, builders and roofers and importers and manufacturers of and dealers in concrete, cement, asphalt, sheet metal, roof preparations and other materials which

### PERSONAL MUSIC & VENDING CO. LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 22nd day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting David Bertram Goodman, one of Her Majesty's Counsel learned in the Law; Edwin Alan Goodman, Solicitor; and Ralph Chernin, Student-at-Law; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of PERSONAL MUSIC & VENDING CO. LIMITED; (a) To carry on the business of manufacturing, producing, buying, selling, importing, hiring, leasing, setting up, repairing, altering, trading, exchanging and otherwise dealing in and with in any manner music boxes and instruments, music giving and recording machines, coin vending machines and equipment of all kinds, and for the further purposes and objects therein set forth: with a capital of Forty Thousand dollars divided into Three Hundred and Sixty non-cumulative preference shares of One Hundred dollars each and Forty common shares of One Hundred dollars each; with its Head Office at the said City of Toronto; and its Provisional Directors being David Bertram Goodman, Edwin Alan Goodman and Ralph Chernin, hereinbefore mentioned

R. J. CUDNEY, Deputy Provincial Secretary.

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### PIRRI'S CALIFORNIA MARKET LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 28th day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Vito Pirri, Gentleman; Frank Pirri, Manager; and Anthony Pirri, Merchant; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of PIRRI'S CALIFORNIA MARKET LIMITED; To carry on business as merchants of fruits and vegetables, both at wholesale and retail; with a capital divided

into Forty Thousand shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Forty Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Vito Pirri, Frank Pirri and Anthony Pirri, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

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#### ROBERTS LADIES WEAR LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 24th day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Alex Sherman, Merchant; and Rose Sherman and Nettie Shankman, Married Women; all of the City of London, in the County of Middlesex and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of ROBERTS LADIES WEAR LIMITED; To carry on the business of the manufacture and/or sale, either as principal or agent and both at wholesale and retail, of all kinds of men's, women's and children's wearing apparel and goods, wares, merchandise and materials of every kind, material and description whatsoever and for the purposes aforesaid to import or export all or any of such goods. wares, merchandise and materials; and for the further purposes and objects therein set forth: with a capital divided into Three Hundred and Fifty preference shares of the par value of One Hundred dollars each and Five Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Five Thousand dollars; with its Head Office at the said City of London; and its Provisional Directors being Alex Sherman, Rose Sherman and Nettie Shankman, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

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#### RURAL BUS LINES (BROUGHAM) LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 18th day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting James Walter McIlwain, Solicitor; and Joan Dorothy Millar and Gertrude Louise Snowe, Secretaries; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of RURAL BUS LINES (BROUGHAM) LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force, to carry on the business of proprietors of omnibuses, cabs, drays, taxicabs, motor buses, auto drays, motor trucks or other private or public conveyances; to carry on all

or any of the following businesses: general carriers, storage and warehousemen, transfer and express agents and any other similar business; to carry on the business of running motor omnibuses of all kinds and motor trucks at such places as the Company may see fit; and to operate omnibuses, motor buses or vehicles for the carrying of passengers or goods for hire; with a capital divided into Forty Thousand shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Forty Thousand dollars; with its Head Office in the Township of Pickering, in the County of Ontario and Province of Ontario; and its Provisional Directors being James Walter McIlwain, Joan Dorothy Millar and Gertrude Louise Snowe, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

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#### THE ST. THOMAS GUN CLUB

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 25th day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Lorne Archie Smith, Dairyman; Harold Kemp, Merchant; and Ernest Woodruff, Gentleman; all of the City of St. Thomas, in the County of Elgin and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Corporation, and persons who thereafter become members thereof, a corporation without share capital under the name of THE ST. THOMAS GUN CLUB; (a) To establish, maintain and conduct a club for the accommodation, recreation and others; and for the further purposes and objects therein set forth: with its Head Office at the said City of St. Thomas; and its First Directors being Lorne Archie Smith, Harold Kemp and Ernest Woodruff, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

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### SASKA MINING SYNDICATE LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 28th day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Donald Allayne Keith, Barrister; Blanche Marion Scott, Receptionist; and Barbara Isabelle Munro, Secretary; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a corporation under the name of SASKA MINING SYNDICATE LIMITED, Within the Province of Ontario and not elsewhere: (a) To prospect for, acquire, own, lease, explore, develop, work, improve, maintain and manage mines and mineral lands and deposits and to sell or otherwise dispose of the same or any part thereof or interest therein; and for the further purposes and objects therein set forth: with a capital of Thirty-five Thousand dollars divided into Thirty-five Thousand shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional

Directors being Donald Allayne Keith, Blanche Marion Scott and Barbara Isabelle Munro, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

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### SIDBROOK DEVELOPMENT COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 23rd day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting John Black Aird, Solicitor; and Eileen Golfetto and Dorothy Nona Dunn, Secretaries; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become share-holders therein, a private company under the name of SIDBROOK DEVELOPMENT COMPANY LIMITED; (a) To purchase, lease, take in exchange or otherwise acquire lands or interests therein, together with any buildings or structures that may be on the said lands or any of them, and to sell, lease, exchange, mortgage or otherwise dispose of the whole or any portion of the lands and all or any of the buildings or structures that are now or may hereafter be erected thereon and to take such security therefor as may be deemed necessary; and for the further purposes and objects therein set forth: with a capital divided into Nine Thousand preference shares of the par value of Ten dollars each and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the Town of Cobourg, in the County of Northumberland and Province of Ontario; and its Provisional Directors being John Black Aird, Eileen Golfetto and Dorothy Nona Dunn, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

(1022)

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### THORNCREST OIL AND GAS COMPANY LIMITED (No Personal Liability)

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 25th day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Donald Gordon Wilson Plaxton, of the Village of Thornhill, in the County of York and Province of Ontario, Solicitor; and James Stevenson, Real Estate Salesman, and Franklin Joseph Healey, Bookkeeper, both of the City of Toronto, in the said County of York; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a corporation under the name of THORNCREST OIL AND GAS COMPANY LIMITED (No Personal Liability); (a) To acquire, own, lease, prospect for, open, explore, develop, work, improve, maintain and manage mines and mineral lands and deposits, including oil and gas lands and deposits, and to dig for, raise, crush, wash, smelt, assay, analyze, reduce, amalgamate, refine, pipe,

convey and otherwise treat ores, metals and minerals, including oil and gas, whether belonging to the Company or not, and to render the same merchantable, and to sell or otherwise dispose of the same or any part thereof or interest therein; and for the further purposes and objects therein set forth: with a capital of Three Million Five Hundred Thousand dollars divided into Three Million Five Hundred Thousand shares of One dollar each; with its Head Office in the Township of Markham, in the said County of York; and its Provisional Directors being Donald Gordon Wilson Plaxton, James Stevenson and Franklin Joseph Healey, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(1022)

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### TRINDL HOLDINGS (CANADA) LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 29th day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Sydney Ellis Wedd, George Reith Mackie and Charles Sydney Frost, all of the City of Toronto, in the County of York and Province of Ontario, Solicitors; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of TRINDL HOLDINGS (CANADA) LIMITED; (a) To purchase lease, take in exchange or otherwise acquire lands or interests therein, together with any buildings or structures that may be on the said lands or any of them, and to sell, lease, exchange, mortgage or otherwise dispose of the whole or any portion of the lands and all or any of the buildings or structures that are now or may hereafter be erected thereon, and to take such security therefor as may be deemed necessary; and for the further purposes and objects therein set forth: with a capital of Forty Thousand dollars divided into Four Hundred shares of One Hundred dollars each; with its Head Office at the said City of Toronto; and its Provisional Directors being Sydney Ellis Wedd, George Reith Mackie and Charles Sydney Frost, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(1022)

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### TRINITY TRUCK DRIVERS CLUB

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 23rd day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting William Mills, Union Executive; and Emerson Gray and Clayton Defoe, Union Representatives; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Corporation, and persons who thereafter become members thereof, a corporation without share capital under the name of TRINITY TRUCK DRIVERS CLUB, At 95 Trinity Street, in the said City of Toronto, and not elsewhere: (a) To establish, maintain and conduct a club for the accommodation of its members and their friends, and to provide a clubhouse and other conveniences and generally to afford to members and their friends all the usual privileges, advantages, conveniences and accommod-

ation of a club, and to promote friendly and social intercourse among its members; and for the further purposes and objects therein set forth; with its Head Office at the said City of Toronto; and its First Directors being William Mills, Emerson Gray and Clayton Defoe, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(1022)

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### U.T.S. OLD BOYS' ASSOCIATION

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 28th day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Roy Oliver Funston, Security Analyst; Jack Hubert Batten, Vice President; William Brock MacMurray, Headmaster; Raymond Charles Hicks, Bond Salesman; Philip Clarke Garratt, Insurance Agent; William Hewson Zimmerman, Barrister and Solicitor; and Fredrick McLean Shaw, Salesman; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Corporation, and persons who thereafter become members thereof, a corporation without share capital under the name of U.T.S. OLD BOYS' ASSOCIATION; (a) To keep records of and to promote fraternity and fellowship amongst the Old Boys of the University of Toronto Schools; and for the further purposes and objects therein set forth: with its Head Office at the said City of Toronto; and its First Directors being Roy Oliver Funston, Jack Hubert Batten, William Brock MacMurray, Raymond Charles Hicks, Philip Clarke Garratt, William Hewson Zimmerman and Fredrick McLean Shaw, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(1022)

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### WISE INVESTMENTS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 30th day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Jean Armstrong Kerr and Jennette Cohen, Secretaries; and Abraham Greenbaum, Barrister; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of WISE INVESTMENTS LIM-ITED: (a) To purchase, lease or otherwise acquire, to hold, rent, operate, manage, develop or otherwise use, and to sell, exchange or otherwise dispose of real property, improved or unimproved, and to mortgage the same; to acquire, construct, operate, manage, sell or otherwise dispose of buildings and structures of all kinds; and to deal in and with building materials and supplies; and for the further purposes and objects therein set forth: with a capital divided into Thirty Thousand preference shares of the par value of One dollar each and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Jean Armstrong Kerr, Abraham Greenbaum and Jennette Cohen, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

(1022)

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### Certificates of Incorporation

### CERTIFICATE OF INCORPORATION

NOTICE IS HEREBY GIVEN that, under the provisions of The Credit Unions Act, 1940, a Certificate of Incorporation, bearing date of the 30th day of April, A.D. 1952, has been issued for the object or purpose for which incorporation is sought constituting the persons who sign the prescribed Memorandum of Association in that behalf and such other persons as may become members of the incorporated body a credit union under the name of SLATE RIVER COMMUNITY CREDIT UNION LIMITED.

THOMAS L. KENNEDY, Minister of Agriculture.

(972)

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### CERTIFICATE OF INCORPORATION

NOTICE IS HEREBY GIVEN that, under the provisions of The Credit Unions Act, 1940, a Certificate of Incorporation, bearing date of the 30th day of April, A.D. 1952, has been issued for the object or purpose for which incorporation is sought constituting the persons who sign the prescribed Memorandum of Association in that behalf and such other persons as may become members of the incorporated body a credit union under the name of DOMINION CHAIN EMPLOYEES' (NIAGARA FALLS) CREDIT UNION LIMITED.

THOMAS L. KENNEDY, Minister of Agriculture.

(973)

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### CERTIFICATE OF INCORPORATION

NOTICE IS HEREBY GIVEN that, under the provisions of The Credit Unions Act, 1940, a Certificate of Incorporation, bearing date of the 30th day of April, A.D. 1952, has been issued for the object or purpose for which incorporation is sought constituting the persons who sign the prescribed Memorandum of Association in that behalf and such other persons as may become members of the incorporated body a credit union under the name of DELHI COMMUNITY CREDIT UNION LIMITED.

THOMAS L. KENNEDY, Minister of Agriculture.

(974)

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### CERTIFICATE OF INCORPORATION

NOTICE IS HEREBY GIVEN that, under the provisions of The Credit Unions Act, 1940, a Certificate of Incorporation, bearing date of the 30th day of April, A.D. 1952, has been issued for the object or purpose for which incorporation is sought constituting the persons who sign the prescribed Memorandum of Association in that behalf and such other persons as may become members of the incorporated body a credit union under the name of HAY EMPLOYEES' (WOODSTOCK) CREDIT UNION LIMITED.

THOMAS L. KENNEDY, Minister of Agriculture.

(975)

### CERTIFICATE OF INCORPORATION

NOTICE IS HEREBY GIVEN that, under the provisions of The Credit Unions Act, 1940, a Certificate of Incorporation, bearing date of the 30th day of April, A.D. 1952, has been issued for the object or purpose for which incorporation is sought constituting the persons who sign the prescribed Memorandum of Association in that behalf and such other persons as may become members of the incorporated body a credit union under the name of KRAFT EMPLOYEES' (HAMILTON) CREDIT UNION LIMITED.

THOMAS L. KENNEDY, Minister of Agriculture.

(976)

### CERTIFICATE OF INCORPORATION

NOTICE IS HEREBY GIVEN that, under the provisions of The Credit Unions Act, 1940, a Certificate of Incorporation, bearing date of the 30th day of April, A.D. 1952, has been issued for the object or purpose for which incorporation is sought constituting the persons who sign the prescribed Memorandum of Association in that behalf and such other persons as may become members of the incorporated body a credit union under the name of ST. BASIL'S PARISH (BRANTFORD) CREDIT UNION LIMITED.

THOMAS L. KENNEDY, Minister of Agriculture.

(977)

#### CERTIFICATE OF INCORPORATION

NOTICE IS HEREBY GIVEN that, under the provisions of The Credit Unions Act, 1940, a Certificate of Incorporation, bearing date of the 30th day of April, A.D. 1952, has been issued for the object or purpose for which incorporation is sought constituting the persons who sign the prescribed Memorandum of Association in that behalf and such other persons as may become members of the incorporated body a credit union under the name of ST. DUNSTAN'S PARISH (SCARBORO) CREDIT UNION LIMITED.

THOMAS L. KENNEDY, Minister of Agriculture.

### CERTIFICATE OF INCORPORATION

NOTICE IS HEREBY GIVEN that, under the provisions of The Credit Unions Act, 1940, a Certificate of Incorporation, bearing date of the 30th day of April, A.D. 1952, has been issued for the object or purpose for which incorporation is sought constituting the persons who sign the prescribed Memorandum of Association in that behalf and such other persons as may become members of the incorporated body a credit union under the name of GUELPH YARN EMPLOYEES' CREDIT UNION LIMITED.

THOMAS L. KENNEDY, Minister of Agriculture.

(979)

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### CERTIFICATE OF INCORPORATION

NOTICE IS HEREBY GIVEN that, under the provisions of The Credit Unions Act, 1940, a Certificate of Incorporation, bearing date of the 30th day of April, A.D. 1952, has been issued for the object or purpose for which incorporation is sought constituting the persons who sign the prescribed Memorandum of Association in that behalf and such other persons as may become members of the incorporated body a credit union under the name of TRUCK ENGINEER-ING EMPLOYEES' (WOODSTOCK) CREDIT UNION LIMITED.

THOMAS L. KENNEDY, Minister of Agriculture.

(980)

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### CERTIFICATE OF INCORPORATION

NOTICE IS HEREBY GIVEN that, under the provisions of The Credit Unions Act a Certificate of Incorporation, bearing date of the 30th day of April, 1952, has been issued for the object or purpose for which incorporation is sought constituting the persons who sign the prescribed Memorandum of Association in that behalf and such other persons as may become members of the incorporated body a credit union under the name of TIMBERLAND EMPLOYEES' (WOODSTOCK) CREDIT UNION LIMITED.

THOMAS L. KENNEDY, Minister of Agriculture.

(981)

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### Supplementary Letters Patent

#### CAVERS BROTHERS LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 25th day of April, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to CAVERS, DALEY, CAVERS LIMITED, incorporated May 25, A.D. 1944, (a) Changing the name of the Company to CAVERS BROTHERS LIMITED; (b) Converting the Company into a PRIVATE COMPANY as therein set forth; (c) Designating the Four Hundred shares of the capital stock of the Company of One Hundred

dollars each as Four Hundred common shares of One Hundred dollars each; and (d) Increasing the capital of the Company from the sum of Forty Thousand dollars to the sum of Two Hundred Thousand dollars by the creation of One Thousand Six Hundred non-voting preference shares of One Hundred dollars each, ranking in priority to the common shares of the Company and having attached thereto the terms and conditions therein set forth.

R. J. CUDNEY, Deputy Provincial Secretary.

(1023)

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### HERSEY MOTOR SERVICE, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 21st day of April, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to HERSEY MOTOR SERVICE, LIMITED, incorporated April 4, A.D. 1934, (a) Declaring the Six Hundred preference shares of the capital stock of the Company of the par value of Ten dollars each which have been issued and subsequently redeemed to be concelled; and (b) Increasing the capital stock of the Company: (1) by the creation of an additional Two Thousand preference shares of the par value of Ten dollars each, ranking pari passu in all respects with the existing preference shares of the Company; and (2) by the creation of an additional Twenty Thousand common shares without any nominal or par value, ranking pari passu in all respects with the existing common shares of the Company; provided, however, that the aggregate consideration for the issue of the additional shares without any nominal or par value shall not exceed in amount or value the sum of Twenty Thousand dollars.

R. J. CUDNEY, Deputy Provincial Secretary.

(1023)

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#### KETCHUM MANUFACTURING COMPANY, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 29th day of April, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to KETCHUM MANUFACTURING COMPANY, LIMITED, incorporated January 22, A.D. 1918, (a) Designating the Four Thousand shares of the capital stock of the Company of Ten dollars each as Four Thousand common shares of Ten dollars each; and (b) Increasing the capital of the Company from the sum of Forty Thousand dollars to the sum of Two Hundred and Forty Thousand dollars by the creation of Two Hundred Thousand non-voting preference shares of One dollar each, ranking in priority to the common shares of the Company and carrying the rights and being subject to the terms and conditions therein set forth.

R. J. CUDNEY, Deputy Provincial Secretary.

(1023

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### PEOPLES CREDIT CLOTHIERS LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 22nd day of April, A.D. 1952, have been

issued by the Secretary of the Province of Ontario, under his Seal of Office, to PEOPLES CREDIT CLOTHIERS LIMITED, incorporated December 5, A.D. 1938, (a) Declaring the Three Hundred and Fifty preference shares of the capital stock of the Company of One Hundred dollars each which have been issued and subsequently redeemed to be cancelled; (b) Increasing the capital stock of the Company by the creation of an additional Eight Hundred and Fifty preference shares of One Hundred dollars each, ranking pari passu in all respects with the existing preference shares of the Company; and (c) Declaring that the capital of the Company shall be One Hundred and Fifty Thousand dollars divided into One Thousand Four Hundred and Eighty preference shares of One Hundred dollars each and Two Thousand common shares of One dollar each.

R. J. CUDNEY, Deputy Provincial Secretary.

(1023)

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### PRESTON FURNITURE COMPANY, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 21st day of April, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to PRESTON FURNITURE COMPANY, LIMITED, incorporated June 30, A.D. 1919, (a) Designating the Two Thousand Five Hundred shares of the capital stock of the Company of One Hundred dollars each as Two Thousand Five Hundred common shares of One Hundred dollars each; and (b) Increasing the capital of the Company from the sum of Two Hundred and Fifty Thousand dollars to the sum of One Million Two Hundred and Fifty Thousand dollars by the creation of Fifty Thousand non-voting preference shares of Twenty dollars each, ranking in priority to the common shares of the Company and carrying and being subject to the rights, preferences, priorities, limitations, conditions and restrictions therein set forth.

R. J. CUDNEY, Deputy Provincial Secretary.

(1023

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### J. H. TURVEY ELECTRIC LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 2nd day of May, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to J. H. TURVEY ELECTRIC LIMITED, incorporated January 4, A.D. 1947, (a) Subdividing the Two Thousand non-cumulative redeemable preference shares of the capital stock of the Company of the par value of Ten dollars each into Four Thousand non-cumulative redeemable preference shares of the par value of Five dollars each; and (b) Increasing the capital stock of the Company by the creation of an additional Eight Thousand non-cumulative redeemable preference shares of the par value of Ten dollars each, ranking pari passu in all respects with the Four Thousand non-cumulative redeemable preference shares hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(1023)

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### **Change of Name**

#### CLAYT & DON HILL LIMITED

NOTICE IS HEREBY GIVEN that, under the provisions of The Companies Act, the Secretary of the Province of Ontario, by an Order dated the 1st day of April, A.D. 1952, has changed the name of R. S. FISCHER MOTORS LIMITED, incorporated March 30th, 1936, to CLAYT & DON HILL LIMITED.

R. J. CUDNEY, Deputy Provincial Secretary.

(1024)

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## Surrender and Cancellation of Letters Patent and Termination of Existence

### BRESLIN VANITIES LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 29th day of April, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of BRESLIN VANITIES LIMITED, incorporated by Letters Patent dated the 5th day of December, A.D. 1945, and has directed that the same be cancelled and by his said Order has fixed the 10th day of June, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY, Deputy Provincial Secretary.

(1025)

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### DENCO (ONTARIO) LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 30th day of April, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of DENCO (ONTARIO) LIMITED, incorporated by Letters Patent dated the 27th day of December, A.D. 1935, and has directed that the same be cancelled and by his said Order has fixed the 10th day of June, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

(1025)

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### THE DOMINION TRUCK EQUIPMENT COMPANY, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 28th day of April, A.D. 1952, in the terms

and conditions therein set forth, has accepted the surrender of the charter of THE DOMINION TRUCK EQUIPMENT COMPANY, LIMITED, incorporated by Letters Patent dated the 1st day of March, A.D. 1915, and has directed that the same be cancelled and by his said Order has fixed the 2nd day of June, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY, Deputy Provincial Secretary.

(1025)

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#### DONLANDS PROPERTIES. LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 28th day of April, A.D. 1952, in the terms and conditions therein set forth, has directed the cancellation of the charter of DONLANDS PROPERTIES, LIMITED, incorporated by Letters Patent dated the 16th day of June, A.D. 1926, and by his said Order has fixed the 2nd day of June, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY, Deputy Provincial Secretary.

(1025)

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### MACDONALDS' BEVERAGES (SUDBURY)

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 2nd day of April, A.D. 1952, in the terms and conditions therein set forth, has directed the cancellation of the charter of MACDONALDS' BEVERAGES (SUDBURY) LIMITED, incorporated by Letters Patent dated the 25th day of June, A.D. 1940, and by his said Order has fixed the 10th day of June, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY, Deputy Provincial Secretary.

(1025)

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### MAYFAIR HOME BUILDERS LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 30th day of April, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of MAYFAIR HOME BUILDERS LIMITED, incorporated by Letters Patent dated the 24th day of August, A.D. 1949, and has directed that the same be cancelled and by his said Order has fixed the 10th day of June, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY, Deputy Provincial Secretary.

(1025)

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#### NORMADALE FARMS LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 1st day of May, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of NORMADALE FARMS LIMITED, incorporated by Letters Patent dated the 27th day of January, A.D. 1941, and has directed that the same be cancelled and by his said Order has fixed the 10th day of June, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY, Deputy Provincial Secretary.

(1025)

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#### NEVILLE DRUG COMPANY, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 1st day of May, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of NEVILLE DRUG COMPANY, LIMITED, incorporated by Letters Patent dated the 20th day of July, A.D. 1925, and has directed that the same be cancelled and by his said Order has fixed the 10th day of June, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY, Deputy Provincial Secretary.

(1025)

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### OSHAWA TEXTILE MILLS LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 28th day of April, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of OSHAWA TEXTILE MILLS LIMITED, incorporated by Letters Patent dated the 8th day of March, A.D. 1947, and has directed that the same be cancelled and by his said Order has fixed the 10th day of June, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY, Deputy Provincial Secretary.

(1025)

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### PARK ELECTRIC LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 28th day of April, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of PARK ELECTRIC LIMITED, incorporated by Letters Patent dated the 21st day of February, A.D. 1947, and has directed that the same be cancelled and by his said Order has fixed the 2nd day of June, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY, Deputy Provincial Secretary. Licenses in Mortmain

### BAWDEN INDUSTRIES LTD.

NOTICE IS HEREBY GIVEN that, under The Mortmain and Charitable Uses Act, the Lieutenant-Governor in Council, by a Licence in Mortmain, under the Great Seal of the Province of Ontario, bearing date the 30th day of April, A.D. 1952, has been pleased to authorize BAWDEN INDUSTRIES LTD., a Corporation created by or under the authority of the laws of the Parliament of the Dominion of Canada, by Letters Patent bearing date the 19th day of April, A.D. 1951, to acquire in mortmain, to hold in perpetuity and to assure in mortmain land in Ontario necessary for its actual use and occupation or to carry on its undertaking to the value of \$250,000.00.

ARTHUR WELSH, Provincial Secretary

(1026)

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### NATIONAL PICTURE FRAME AND ART COMPANY, LIMITED

NOTICE IS HEREBY GIVEN that, under The Mortmain and Charitable Uses Act, the Lieutenant-Governor in Council, by a Licence in Mortmain under the Great Seal of the Province of Ontario, bearing date the 30th day of April, A.D. 1952, has been pleased to authorize NATIONAL PICTURE FRAME AND ART COMPANY, LIMITED, a Corporation created by or under the authority of the laws of the Parliament of the Dominion of Canada, by Letters Patent bearing date the 18th day of December, A.D. 1920, to acquire in mortmain, to hold in perpetuity and to assure in mortmain land in Ontario necessary for its actual use and occupation or to carry on its undertaking to the value of \$110,000.00.

ARTHUR WELSH, Provincial Secretary.

(1026)

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### PHILLIPS ELECTRICAL WORKS, LIMITED

NOTICE IS HEREBY GIVEN that, under The Mortmain and Charitable Uses Act, the Lieutenant-Governor in Council, by a Licence in Mortmain, under the Great Seal of the Province of Ontario, bearing date the 30th day of April, A.D. 1952, has been pleased to authorize PHILLIPS ELECTRICAL WORKS, LIMITED, a Corporation created by or under the authority of the laws of the Parliament of the Dominion of Canada, by Letters Patent bearing date the 6th day of December, A.D. 1917, to acquire in mortmain, to hold in perpetuity and to assure in mortmain land in Ontario necessary for its actual use and occupation or to carry on its undertaking to the value of \$2,500,000.00.

ARTHUR WELSH, Provincial Secretary.

(1026)

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### REMINGTON RAND LIMITED

NOTICE IS HEREBY GIVEN that, under The Mortmain and Charitable Uses Act, the Lieutenant-Governor in Council, by a Licence in Mortmain under the Great Seal of the Province of Ontario, bearing

date the 7th day of May, A.D. 1952, has been pleased to authorize REMINGTON RAND LIMITED, a Corporation created by or under the authority of the laws of the Parliament of the Dominion of Canada, by Letters Patent bearing date the 6th day of December, A.D. 1926, to acquire, hold and assure land in mortmain in Ontario, for a period of fifteen years, and to the value of \$200,000.00 necessary for its actual use and occupation or to carry on its under-

> ARTHUR WELSH. Provincial Secretary.

(1026)

of North Bay, in the District of Nipissing and Province of Ontario, Manager, to be its Attorney. ARTHUR WELSH.

Provincial Secretary. 20

### THE NOXZEMA CHEMICAL COMPANY OF CANADA, LIMITED

AND FURTHER PROVIDED that if the Corporation exercises in Ontario any greater or other powers or uses in Ontario any larger amount of capital than is therein authorized, unless it have obtained a further Licence for the purpose, the Licence herein

referred to shall thereby become liable to be suspended or revoked in whole or in part; and that the Corporation has appointed George Raymond Joy, of the City

PUBLIC NOTICE IS HEREBY GIVEN that, under The Extra-provincial Corporations Act, the Lieutenant-Governor in Council has, by an Order, dated the 30th day of April, A.D. 1952, directed the issue of a further Licence, under the Great Seal of the Province of Ontario, to THE NOXZEMA CHEMICAL COMPANY OF CANADA, LIMITED, a Corporation created by or under the authority of the laws of the State of Maryland, one of the United States of America, authorizing the Corporation to use, exercise and enjoy within the Province of Ontario all the powers, privileges and rights contained in its Licence, dated the 26th day of April, A.D. 1932, and in the exercise of such powers, privileges and rights to use in Ontario capital to the extent of \$1,000,000.00;

PROVIDED, however, that if the Corporation exercises in Ontario any greater or other powers or uses in Ontario any larger amount of capital than is therein authorized, unless it have obtained a further Licence for the purpose, the Licence of the Corporation shall thereby become liable to be suspended or revoked in whole or in part.

> ARTHUR WELSH. Provincial Secretary.

(1027)

### Extra-Provincial Corporations

### I.E.L. SALES LTD.

NOTICE IS HEREBY GIVEN that, under The Extra-provincial Corporations Act, the Lieutenant-Governor in Council has, by a Licence under the Great Seal of the Province of Ontario, bearing date the 30th day of April, A.D. 1952, been pleased to authorize I.E.L. SALES LTD., a Corporation created by or under the authority of the laws of the Province of British Columbia by Memorandum and Articles of Association, filed and registered the 19th day of February, A.D. 1952, (a) To establish, maintain and conduct a jobbing, commission and general agency business, and to carry on the business of manufacturers' agents and commission merchants; and for the further purposes and objects therein set forth:

PROVIDED, however, that the Corporation in so doing shall not use in Ontario any larger amount of capital than the sum of \$50,000.00.

### Government Notice—Under The Mining Tax Act

### LIST OF LANDS AND/OR MINING RIGHTS OPEN FOR STAKING

June 1st, 1952

PURSUANT to the provisions of The Mining Tax Act, Section 20, subsection 6, Chapter 237, R.S.O. 1950, (and Amendments), the following mining lands, mining locations, mining claims, mining rights and other lands, shall be open for prospecting, staking out, sale or lease at and after 7 o'clock standard time in the forenoon of the 1st day of June, 1952

H. C. RICKABY. Deputy Minister of Mines.

Ontario Department of Mines, Toronto, April 30, 1952.

### ALGOMA DISTRICT

### MONTGOMERY TOWNSHIP

Parcel No.	Description	Area (Acres)
166 ACS	N.E. ¼ of N. ½ Lot 6, Con. 5.	39.75
	Rose Township	
327 L	N. ½ of S. ½ of N.W. ¼ Sec. 10	40.0
	Victoria Township	
831 ES	S.W. Subdivision of Sec. 14	96.0
	Numbered Claims and Locations	
1868 WS 2284 WS 2284 WS 2299 WS 2298 WS 2284 WS	S.S.M. 3863, Twp. 49. S.S.M. 4310, Hawkins Twp. S.S.M. 4311, Hawkins Twp. S.S.M. 4311, Hawkins Twp. S.S.M. 4313, Hawkins Twp. S.S.M. 4333, Hawkins Twp. S.S.M. 4334, Walls Twp. S.S.M. 4335, Walls Twp. S.S.M. 4337, Hawkins Twp. S.S.M. 4381, Walls Twp. S.S.M. 4581, Walls Twp. S.S.M. 4581, Walls Twp. S.S.M. 4606, Walls Twp. S.S.M. 4605, Walls Twp. S.S.M. 4607, Walls Twp. S.S.M. 4607, Walls Twp. S.S.M. 6493, Walls Twp. S.S.M. 6493, Walls Twp. S.S.M. 6494, Walls Twp. S.S.M. 6195, Walls Twp. S.S.M. 7169, Hawkins Twp. S.S.M. 7160, Walls Twp. S.S.M. 7164, Hawkins Twp. S.S.M. 7165, Hawkins Twp. S.S.M. 7166, Hawkins Twp. S.S.M. 7167, Hawkins Twp. S.S.M. 7168, Hawkins Twp. S.S.M. 7169, Hawkins Twp. S.S.M. 7169, Hawkins Twp. S.S.M. 7171, Hawkins Twp. S.S.M. 680), Twp. 29, R. 22 (less part of surface rights to Great Lakes Power Co.) Coul Location or Loc. "B", excepting 1.4 acres as described in Instrument 73, Long Twp.	63.13 57.31 52.55 28.89 37.23 19.66 55.19 70.84 35.45 36.58 46.09 53.79
	COCHRANE DISTRICT	
	BEATTY TOWNSHIP	
5256 SEC	Mining Rights, N. ½ Lot 6, Con. 3	160.0
	GERMAN TOWNSHIP	
10917 SEC	N.E. pt. of S. pt. Lot 8, Con. 2 (P. 20752)	40.40
	Guibord Township	
9354 SEC 9355 SEC	N.W. ¼ of N. ½ Lot 11, Con. 1 (L. 32014)	40.0 40.125

### COCHRANE DISTRICT—Continued

	Hoyle Township	
Parcel		Area (Acres)
No. 3658 SEC	Description  Mining Rights, S. ½ Lot 12, Con. 4	145.5
	Mountjoy Township	
8766 SEC	Mining Rights, S. ½ Lot 8, Con. 2	161.0
	Murphy Township	
5212 SEC 3658 SEC 3658 SEC	Mining Rights, N. ½ Lot 5, Con. 2. Mining Rights, N. ½ Lot 10, Con. 2. Mining Rights, S. ½ Lot 6, Con. 3.	159.5 157.0 155.5
	Numbered Claims and Locations	
1648 SND 1647 SND 1649 SND 4424 SEC 4427 SEC 4427 SEC 4461 SEC 4463 SEC 4463 SEC 4476 SEC 5741 SEC 5741 SEC 5742 SEC 5743 SEC 2703 SEC 2704 SEC 2704 SEC 3226 SEC 2704 SEC 3330 SEC 2704 SEC 3330 SEC 3331 SEC 3334 SEC 4427 SEC 4421 SEC 4431 SEC 4431 SEC	H.R. 1271 (TRS 1178), Ogden Twp. H.R. 1272 (TRS 1180), Deloro Twp. H.R. 1273 (TRS 1180), Deloro Twp. L. 13593, Harker Twp. L. 13594, Harker Twp. L. 13596, Harker Twp. L. 14246, Harker Twp. L. 14247, Harker Twp. L. 14248, Harker Twp. L. 14249, Harker Twp. L. 14249, Harker Twp. L. 14250, Harker Twp. L. 24359, Harker Twp. L. 24359, Harker Twp. L. 24777, Harker Twp. L. 24777, Harker Twp. L. 24777, Harker Twp. L. 24777, Harker Twp. P. 6090, Deloro Twp. P. 8523, Ogden and Deloro Twps. P. 8524, Deloro Twp. P. 8525, Ogden Twp. P. 8599, Ogden Twp. P. 8599, Ogden Twp. P. 8599, Ogden Twp. P. 8690, Deloro Twp. P. 8691, Deloro Twp. P. 8697, Deloro Twp. P. 8667, Deloro Twp. P. 8667, Ogden Twp. P. 8667, Ogden Twp. P. 8667, Ogden Twp. P. 8667, Deloro Twp. P. 13934, Deloro Twp. P. 13934, Deloro Twp. P. 13935, Deloro Twp.	24 25 22 0 27 5 49 61 53 87 44 67 59 77 39 21 42 02 50 29 46 6 30 49 25 5 32 15 27 7 36 11 25 82 18 8 31 1 45 2 46 7 43 7 42 0.4 23 9 24 5 22 0 27 9 54 1 56 1 57 9 57 9 58 1 58 1 58 2 58 2 58 2 58 2 58 2 58 2 58 2 58 2
	KENORA DISTRICT	
	Numbered Claims and Locations	
5744 5744 <sup>1</sup> / <sub>2</sub> 3046 14998 14999 15000 14957 14958 37 5743 192 5747	I. 1, Haycock Twp. I. 2, E. pt. Haycock Twp. Mining Rights, J.E.S. 155, Island in Shoal Lake K. 3881 (H.W. 466), S. of Melgund Twp. K. 3882 and K. 3883 (H.W. 469), S. of Melgund Twp. K. 3884 (H.W. 470), S. of Melgund Twp. K. 3885 (H.W. 424), Melgund Twp. K. 3886 (H.W. 486), Melgund Twp. P. 75, Little Wabigoon River. P. 247, Haycock Twp. P. 372, Haycock Twp. X. 33, Haycock Twp. (except 3.070 acres and 3.996 acres to Highways).	89.0 50.0 6.0 40.0 64.0 40.0 38.0 151.0 162.0 34.0 80.0
	PATRICIA PORTION	
989 Pat. 1002 Pat. 700 Pat. 701 Pat. 702 Pat. 672 Pat. 673 Pat.	K.R.L. 1456, Todd Twp K.R.L. 1461, pt. Todd Twp. K.R.L. 8965, Birch Lake. K.R.L. 9117, Birch Lake. K.R.L. 9118, Birch Lake. K.R.L. 9123, Birch Lake. K.R.L. 9124, Birch Lake.	22.02 5.07 42.16 45.63 40.98 32.51 33.26
	RAINY RIVER DISTRICT	
	Numbered Claims and Locations	
8244 76 9112 8721 1155 1153	B.J. 118, N. of Sapawe Lake. B.J. 119, N. of Sapawe Lake. E.S. 29, Sapawe Lake. E.S. 49, N. of Sapawe Lake (F.F. 524). G. 286, S. of Bennett. P. 734, Bennett Twp.	40.0 52.0 91.0 49.0 137.0 55.0

### SUDBURY DISTRICT

D1	Davis Township	
Parcel No.	Description	Area (Acres)
3295 SES	N.W. pt. of S. pt. Lot 13, Con. 1	40.0
3294 SES	Southerly part Lot 14, Con. 3	45.0
	Denison Township	
442 NS	Mining Rights, Lot 1, Con. 3	204.0
	DILL TOWNSHIP	
4813 SES	Mining Rights, E. 50 acres of S. ½ Lot 2, Con. 2	50.0
	Waters Township	
10504 SWS 10505 SWS 9580 SWS	Mining Rights, pt. Lot 8, Con. 4. Mining Rights, pt. Lot 8, Con. 4. Mining Rights, pt. Lot 8, Con. 4.	0.89 0.50 1.87
	Numbered Claims and Locations	
5856 SES	S. 6772 (pt. Mining Location WR 46), Davis Twp	32.0
5857 SES 6283 SES	S. 6773 (pt. Mining Location WR 46), Davis Twp. S. 16778 (pt. Mining Location WR 46), Davis Twp.	32.0
5673 SWS	T.C. 700, Kenogaming and Sewell	33.0 44.8
8636 SWS 8635 SWS	T.C. 701, Kenogaming and Sewell	35.4 41.9
8634 SWS	T.C. 703, Kenogaming Twp	39.3
3293 SES	W.R. 36, Davis Twp	34.0
	THUNDER BAY DISTRICT	
	Conmee Township	
1560 FWF	Quarry Claim, N. pt. Lot 22, Con. "A"—excepting 0.23 acres expropriated by the	
	Dept. of Highways under Parcel 3360 FWF	35.5
	PAIPOONGE TOWNSHIP	
1682 FWF	Mining Rights, W. 25 acres, pt. of Lot 35, Con. B, S. of River Kam	25.0
	Numbered Claims and Locations	
R.O.	Mining Rights, P. 8, La Grange Island	1 120 0
R.O.	Mills Dills D C V . III	1.130.0
R.O. R.O.	Mining Rights, R. 5, Verte Island	227.0
	Mining Rights, R. 6, Verte Island	227.0 80.0
R.O.	Mining Rights, R. 6, Verte Island.  Mining Rights, R. 11, Verte Island.  Mining Rights, R. 12, Verte Island.	227.0 80.0 160.0 24.0
R.O. 5356 TBF 5376 TBF	Mining Rights, R. 6, Verte Island. Mining Rights, R. 11, Verte Island. Mining Rights, R. 12, Verte Island. Mining Rights, T.B. 3326, E. of Schreiber Twp. Mining Rights, T.B. 3411, near Schreiber Twp.	227.0 80.0 160.0
5356 TBF 5376 TBF 5582 TBF	Mining Rights, R. 6, Verte Island. Mining Rights, R. 11, Verte Island. Mining Rights, R. 12, Verte Island. Mining Rights, T.B. 3326, E. of Schreiber Twp. Mining Rights, T.B. 3411, near Schreiber Twp. Mining Rights, T.B. 3588, near Schreiber Twp.	227.0 80.0 160.0 24.0 45.2 40.0 34.0
5356 TBF 5376 TBF	Mining Rights, R. 6, Verte Island. Mining Rights, R. 11, Verte Island. Mining Rights, R. 12, Verte Island. Mining Rights, T.B. 3326, E. of Schreiber Twp. Mining Rights, T.B. 3411, near Schreiber Twp. Mining Rights, T.B. 3588, near Schreiber Twp. Mining Rights, T.B. 3589, near Schreiber Twp. Mining Rights, T.B. 3783, Twp. 84.	227.0 80.0 160.0 24.0 45.2 40.0
5356 TBF 5376 TBF 5582 TBF 5576 TBF 5577 TBF 5579 TBF	Mining Rights, R. 6, Verte Island. Mining Rights, R. 11, Verte Island. Mining Rights, R. 12, Verte Island. Mining Rights, T.B. 3326, E. of Schreiber Twp. Mining Rights, T.B. 3411, near Schreiber Twp. Mining Rights, T.B. 3588, near Schreiber Twp. Mining Rights, T.B. 3589, near Schreiber Twp. Mining Rights, T.B. 3783, Twp. 84. Mining Rights, T.B. 3795, Twp. 84.	227.0 80.0 160.0 24.0 45.2 40.0 34.0 26.0 38.2 43.5
5356 TBF 5376 TBF 5582 TBF 5576 TBF 5577 TBF	Mining Rights, R. 6, Verte Island. Mining Rights, R. 11, Verte Island. Mining Rights, R. 12, Verte Island. Mining Rights, T.B. 3326, E. of Schreiber Twp. Mining Rights, T.B. 3411, near Schreiber Twp. Mining Rights, T.B. 3588, near Schreiber Twp. Mining Rights, T.B. 3589, near Schreiber Twp. Mining Rights, T.B. 3783, Twp. 84. Mining Rights, T.B. 3795, Twp. 84. Mining Rights, T.B. 3815, Twp. 84. T.B. 9846, near Jellico Station—except surface rights under the limits of Blackwater	227.0 80.0 160.0 24.0 45.2 40.0 34.0 26.0 38.2
5356 TBF 5376 TBF 5582 TBF 5576 TBF 5577 TBF 5579 TBF 5575 TBF	Mining Rights, R. 6, Verte Island. Mining Rights, R. 11, Verte Island. Mining Rights, R. 12, Verte Island. Mining Rights, R. 12, Verte Island. Mining Rights, T.B. 3326, E. of Schreiber Twp. Mining Rights, T.B. 3411, near Schreiber Twp. Mining Rights, T.B. 3588, near Schreiber Twp. Mining Rights, T.B. 3589, near Schreiber Twp. Mining Rights, T.B. 3783, Twp. 84. Mining Rights, T.B. 3795, Twp. 84. Mining Rights, T.B. 3815, Twp. 84. Mining Rights, T.B. 3815, Twp. 84. T.B. 9846, near Jellico Station—except surface rights under the limits of Blackwater Subdivision, (that part located under the limits of Blackwater Subdivision, (that part located under the limits of Blackwater Subdivision shall	227.0 80.0 160.0 24.0 45.2 40.0 34.0 26.0 38.2 43.5
5356 TBF 5376 TBF 5582 TBF 5576 TBF 5577 TBF 5579 TBF 5575 TBF	Mining Rights, R. 6, Verte Island. Mining Rights, R. 11, Verte Island. Mining Rights, R. 12, Verte Island. Mining Rights, T.B. 3326, E. of Schreiber Twp. Mining Rights, T.B. 3411, near Schreiber Twp. Mining Rights, T.B. 3588, near Schreiber Twp. Mining Rights, T.B. 3589, near Schreiber Twp. Mining Rights, T.B. 3783, Twp. 84. Mining Rights, T.B. 3795, Twp. 84. Mining Rights, T.B. 3815, Twp. 84. T.B. 9846, near Jellico Station—except surface rights under the limits of Blackwater Subdivision, (that part located under the limits of Blackwater Subdivision shall not be open to staking without the consent of the Minister of Mines (Section 38 of The Mining Act) Sub-Division contains 26 acres set up in Parcel 6306 and 6307	227.0 80.0 160.0 24.0 45.2 40.0 34.0 26.0 38.2 43.5 54.0
5356 TBF 5376 TBF 5582 TBF 5576 TBF 5577 TBF 5579 TBF 5575 TBF	Mining Rights, R. 6, Verte Island. Mining Rights, R. 11, Verte Island. Mining Rights, R. 12, Verte Island. Mining Rights, T.B. 326, E. of Schreiber Twp. Mining Rights, T.B. 3411, near Schreiber Twp. Mining Rights, T.B. 3588, near Schreiber Twp. Mining Rights, T.B. 3589, near Schreiber Twp. Mining Rights, T.B. 3783, Twp. 84. Mining Rights, T.B. 3795, Twp. 84. Mining Rights, T.B. 3795, Twp. 84. Mining Rights, T.B. 3815, Twp. 84. T.B. 9846, near Jellico Station—except surface rights under the limits of Blackwater Subdivision, (that part located under the limits of Blackwater Subdivision, (that part located under the limits of Blackwater Subdivision shall not be open to staking without the consent of the Minister of Mines (Section 38 of The Mining Act) Sub-Division contains 26 acres set up in Parcel 6306 and 6307 TBF)	227.0 80.0 160.0 24.0 45.2 40.0 34.0 26.0 38.2 43.5
\$356 TBF \$376 TBF \$5376 TBF \$5576 TBF \$5577 TBF \$5579 TBF \$5575 TBF \$6294 TBF	Mining Rights, R. 6, Verte Island. Mining Rights, R. 11, Verte Island. Mining Rights, R. 12, Verte Island. Mining Rights, T.B. 3326, E. of Schreiber Twp. Mining Rights, T.B. 3411, near Schreiber Twp. Mining Rights, T.B. 3588, near Schreiber Twp. Mining Rights, T.B. 3589, near Schreiber Twp. Mining Rights, T.B. 3783, Twp. 84. Mining Rights, T.B. 3795, Twp. 84. Mining Rights, T.B. 3815, Twp. 84. T.B. 9846, near Jellico Station—except surface rights under the limits of Blackwater Subdivision, (that part located under the limits of Blackwater Subdivision shall not be open to staking without the consent of the Minister of Mines (Section 38 of The Mining Act) Sub-Division contains 26 acres set up in Parcel 6306 and 6307 TBF)  X.L. 5, Gorham Twp. X.L. 6, Gorham Twp.	227.0 80.0 160.0 24.0 45.2 40.0 34.0 26.0 38.2 43.5 54.0
\$356 TBF \$376 TBF \$582 TBF \$576 TBF \$577 TBF \$577 TBF \$575 TBF \$6294 TBF	Mining Rights, R. 6, Verte Island. Mining Rights, R. 11, Verte Island. Mining Rights, R. 12, Verte Island. Mining Rights, T.B. 3326, E. of Schreiber Twp. Mining Rights, T.B. 3411, near Schreiber Twp. Mining Rights, T.B. 3588, near Schreiber Twp. Mining Rights, T.B. 3589, near Schreiber Twp. Mining Rights, T.B. 3783, Twp. 84. Mining Rights, T.B. 3795, Twp. 84. Mining Rights, T.B. 3815, Twp. 84. Mining Rights, T.B. 3815, Twp. 84. T.B. 9846, near Jellico Station—except surface rights under the limits of Blackwater Subdivision, (that part located under the limits of Blackwater Subdivision, (that part located under the limits of Blackwater Subdivision shall not be open to staking without the consent of the Minister of Mines (Section 38 of The Mining Act) Sub-Division contains 26 acres set up in Parcel 6306 and 6307 TBF).  X.L. 5, Gorham Twp. Pt. Y. 29, Michipicoten Island, being less 2.75 acres as reserved for a lighthouse as described in instrument 672A.	227.0 80.0 160.0 24.0 45.2 40.0 34.0 26.0 38.2 43.5 54.0
\$356 TBF \$376 TBF \$582 TBF \$576 TBF \$577 TBF \$577 TBF \$579 TBF \$6294 TBF R.O. R.O. R.O.	Mining Rights, R. 6, Verte Island. Mining Rights, R. 11, Verte Island. Mining Rights, R. 12, Verte Island. Mining Rights, T.B. 3326, E. of Schreiber Twp. Mining Rights, T.B. 33411, near Schreiber Twp. Mining Rights, T.B. 3588, near Schreiber Twp. Mining Rights, T.B. 3589, near Schreiber Twp. Mining Rights, T.B. 3783, Twp. 84. Mining Rights, T.B. 3795, Twp. 84. Mining Rights, T.B. 3795, Twp. 84. Mining Rights, T.B. 3815, Twp. 84. T.B. 9846, near Jellico Station—except surface rights under the limits of Blackwater Subdivision, (that part located under the limits of Blackwater Subdivision shall not be open to staking without the consent of the Minister of Mines (Section 38 of The Mining Act) Sub-Division contains 26 acres set up in Parcel 6306 and 6307 TBF). X.L. 5, Gorham Twp. X.L. 6, Gorham Twp. Pt. Y. 29, Michipicoten Island, being less 2.75 acres as reserved for a lighthouse as described in instrument 672A. Mining Rights, Block A. St. Jenace.	227.0 80.0 160.0 24.0 45.2 40.0 34.0 26.0 38.2 43.5 54.0
\$356 TBF \$376 TBF \$5376 TBF \$5582 TBF \$5576 TBF \$5577 TBF \$5575 TBF \$6294 TBF R.O. R.O. R.O. R.O. R.O.	Mining Rights, R. 6, Verte Island. Mining Rights, R. 11, Verte Island. Mining Rights, R. 12, Verte Island. Mining Rights, T.B. 3326, E. of Schreiber Twp. Mining Rights, T.B. 3411, near Schreiber Twp. Mining Rights, T.B. 3588, near Schreiber Twp. Mining Rights, T.B. 3588, near Schreiber Twp. Mining Rights, T.B. 3783, Twp. 84. Mining Rights, T.B. 3783, Twp. 84. Mining Rights, T.B. 3795, Twp. 84. Mining Rights, T.B. 3815, Twp. 84. T.B. 9846, near Jellico Station—except surface rights under the limits of Blackwater Subdivision, (that part located under the limits of Blackwater Subdivision shall not be open to staking without the consent of the Minister of Mines (Section 38 of The Mining Act) Sub-Division contains 26 acres set up in Parcel 6306 and 6307 TBF). X.L. 5, Gorham Twp. X.L. 6, Gorham Twp. Pt. Y. 29, Michipicoten Island, being less 2.75 acres as reserved for a lighthouse as described in instrument 672A. Mining Rights, Block A, St. Ignace. Mining Rights, Loc. 1, St. Ignace Island. Mining Rights, Loc. 2, St. Ignace Island.	227.0 80.0 160.0 24.0 45.2 40.0 34.0 26.0 38.2 43.5 54.0 62.0 80.0 80.0 80.0 400.0 400.0
\$356 TBF \$376 TBF \$5376 TBF \$5576 TBF \$5577 TBF \$5575 TBF \$6294 TBF R.O. R.O. R.O. R.O.	Mining Rights, R. 6, Verte Island. Mining Rights, R. 11, Verte Island. Mining Rights, R. 12, Verte Island. Mining Rights, T.B. 3326, E. of Schreiber Twp. Mining Rights, T.B. 33411, near Schreiber Twp. Mining Rights, T.B. 3588, near Schreiber Twp. Mining Rights, T.B. 3589, near Schreiber Twp. Mining Rights, T.B. 3783, Twp. 84. Mining Rights, T.B. 3795, Twp. 84. Mining Rights, T.B. 3815, Twp. 84. Mining Rights, T.B. 3815, Twp. 84. T.B. 9846, near Jellico Station—except surface rights under the limits of Blackwater Subdivision, (that part located under the limits of Blackwater Subdivision shall not be open to staking without the consent of the Minister of Mines (Section 38 of The Mining Act) Sub-Division contains 26 acres set up in Parcel 6306 and 6307 TBF).  X.L. 5, Gorham Twp. Y.L. 6, Gorham Twp. Pt. Y. 29, Michipicoten Island, being less 2.75 acres as reserved for a lighthouse as described in instrument 672A. Mining Rights, Block A, St. Ignace. Mining Rights, Loc. 1, St. Ignace Island. Mining Rights, Loc. 2, St. Ignace Island. Mining Rights, Ferrier Location. St. Ignace Island. Mining Rights, Ferrier Location. St. Ignace Island.	227.0 80.0 160.0 24.0 45.2 40.0 34.0 26.0 38.2 43.5 54.0
\$356 TBF \$376 TBF \$5376 TBF \$5576 TBF \$5577 TBF \$5575 TBF 6294 TBF R.O. R.O. R.O. R.O. R.O. R.O. R.O. R.O. R.O.	Mining Rights, R. 6, Verte Island. Mining Rights, R. 11, Verte Island. Mining Rights, R. 12, Verte Island. Mining Rights, T.B. 3326, E. of Schreiber Twp. Mining Rights, T.B. 3411, near Schreiber Twp. Mining Rights, T.B. 3588, near Schreiber Twp. Mining Rights, T.B. 3589, near Schreiber Twp. Mining Rights, T.B. 3783, Twp. 84. Mining Rights, T.B. 3795, Twp. 84. Mining Rights, T.B. 3815, Twp. 84. T.B. 9846, near Jellico Station—except surface rights under the limits of Blackwater Subdivision, (that part located under the limits of Blackwater Subdivision, (that part located under the Minister of Mines (Section 38 of The Mining Act) Sub-Division contains 26 acres set up in Parcel 6306 and 6307 TBF) X.L. 5, Gorham Twp. X.L. 6, Gorham Twp. Pt. Y. 29, Michipicoten Island, being less 2.75 acres as reserved for a lighthouse as described in instrument 672A. Mining Rights, Block A, St. Ignace. Mining Rights, Loc. 1, St. Ignace Island. Mining Rights, Loc. 2, St. Ignace Island. Mining Rights, Ferrier Location, St. Ignace Island. Mining Rights, Harrison Location, St. Ignace Island. Mining Rights, Harrison Location, St. Ignace Island.	227.0 80.0 160.0 24.0 45.2 40.0 34.0 26.0 38.2 43.5 54.0 62.0 80.0 80.0 160.25 400.0 400.0 400.0
\$356 TBF \$376 TBF \$5376 TBF \$5576 TBF \$5577 TBF \$5575 TBF 6294 TBF R.O. R.O. R.O. R.O. R.O. R.O. R.O. R.O. R.O.	Mining Rights, R. 11, Verte Island. Mining Rights, R. 11, Verte Island. Mining Rights, R. 12, Verte Island. Mining Rights, T.B. 3326, E. of Schreiber Twp. Mining Rights, T.B. 3411, near Schreiber Twp. Mining Rights, T.B. 3588, near Schreiber Twp. Mining Rights, T.B. 3589, near Schreiber Twp. Mining Rights, T.B. 3783, Twp. 84. Mining Rights, T.B. 3795, Twp. 84. Mining Rights, T.B. 3815, Twp. 84. T.B. 9846, near Jellico Station—except surface rights under the limits of Blackwater Subdivision, (that part located under the limits of Blackwater Subdivision shall not be open to staking without the consent of the Minister of Mines (Section 38 of The Mining Act) Sub-Division contains 26 acres set up in Parcel 6306 and 6307 TBF). X.L. 5, Gorham Twp. Y.L. 6, Gorham Twp. Pt. Y. 29, Michipicoten Island, being less 2.75 acres as reserved for a lighthouse as described in instrument 672A. Mining Rights, Block A, St. Ignace. Mining Rights, Loc. 1, St. Ignace Island. Mining Rights, Loc. 8, St. Ignace Island. Mining Rights, Ferrier Location, St. Ignace Island. Mining Rights, Harrison Location, St. Ignace Island. Mining Rights, Harrison Location, Fluor Island, being less 6 acres contained in instrument 3367.	227.0 80.0 160.0 24.0 45.2 40.0 34.0 26.0 38.2 43.5 54.0 62.0 80.0 80.0 160.25 400.0 400.0 400.0 6,400.0 6,400.0 5,462.0
\$356 TBF \$376 TBF \$5376 TBF \$5576 TBF \$5577 TBF \$5575 TBF \$6294 TBF R.O. R.O. R.O. R.O. R.O. R.O. R.O. R.O. R.O. R.O. R.O. R.O.	Mining Rights, R. 11, Verte Island. Mining Rights, R. 11, Verte Island. Mining Rights, R. 12, Verte Island. Mining Rights, T.B. 3326, E. of Schreiber Twp. Mining Rights, T.B. 3411, near Schreiber Twp. Mining Rights, T.B. 3588, near Schreiber Twp. Mining Rights, T.B. 3589, near Schreiber Twp. Mining Rights, T.B. 3783, Twp. 84. Mining Rights, T.B. 3795, Twp. 84. Mining Rights, T.B. 3815, Twp. 84. Mining Rights, T.B. 3815, Twp. 84. T.B. 9846, near Jellico Station—except surface rights under the limits of Blackwater Subdivision, (that part located under the limits of Blackwater Subdivision shall not be open to staking without the consent of the Minister of Mines (Section 38 of The Mining Act) Sub-Division contains 26 acres set up in Parcel 6306 and 6307 TBF).  X.L. 5, Gorham Twp. Pt. Y. 29, Michipicoten Island, being less 2.75 acres as reserved for a lighthouse as described in instrument 672A. Mining Rights, Block A, St. Ignace. Mining Rights, Loc. 1, St. Ignace Island. Mining Rights, Loc. 2, St. Ignace Island. Mining Rights, Ferrier Location, St. Ignace Island. Mining Rights, Harrison Location, St. Ignace Island. Mining Rights, pt. Hopkirk Location, Fluor Island, being less 6 acres contained in instrument 3367. Mining Rights, Lymans Location, St. Ignace Island.	227.0 80.0 160.0 24.0 45.2 40.0 34.0 26.0 38.2 43.5 54.0 62.0 80.0 80.0 160.25 400.0 400.0 400.0 6,400.0 6,400.0 5,462.0 6,400.0
\$356 TBF \$376 TBF \$5376 TBF \$5576 TBF \$5577 TBF \$5579 TBF \$5575 TBF 6294 TBF R.O. R.O. R.O. R.O. R.O. R.O. R.O. R.O. R.O. R.O. R.O. R.O. R.O. R.O. R.O. R.O. R.O.	Mining Rights, R. 6, Verte Island. Mining Rights, R. 11, Verte Island. Mining Rights, R. 12, Verte Island. Mining Rights, T. B. 3326, E. of Schreiber Twp. Mining Rights, T. B. 3411, near Schreiber Twp. Mining Rights, T. B. 3588, near Schreiber Twp. Mining Rights, T. B. 3589, near Schreiber Twp. Mining Rights, T. B. 3783, Twp. 84. Mining Rights, T. B. 3795, Twp. 84. Mining Rights, T. B. 3815, Twp. 84. Mining Rights, T. B. 3815, Twp. 84. T. B. 9846, near Jellico Station—except surface rights under the limits of Blackwater Subdivision, (that part located under the limits of Blackwater Subdivision shall not be open to staking without the consent of the Minister of Mines (Section 38 of The Mining Act) Sub-Division contains 26 acres set up in Parcel 6306 and 6307 TBF).  X. L. 5, Gorham Twp. X. L. 6, Gorham Twp. Pt. Y. 29, Michipicoten Island, being less 2.75 acres as reserved for a lighthouse as described in instrument 672A. Mining Rights, Block A, St. Ignace. Mining Rights, Loc. 1, St. Ignace Island. Mining Rights, Loc. 2, St. Ignace Island. Mining Rights, Ferrier Location, St. Ignace Island. Mining Rights, Harrison Location, St. Ignace Island. Mining Rights, Lymans Location, St. Ignace Island. Mining Rights, Lymans Location, St. Ignace Island. Mining Rights, Lymans Location, St. Ignace Island. Mining Rights, Megilt Location, St. Ignace Island.	227.0 80.0 160.0 24.0 45.2 40.0 34.0 26.0 38.2 43.5 54.0 62.0 80.0 80.0 160.25 400.0 400.0 6,400.0 6,400.0 6,400.0 6,400.0 6,400.0 6,400.0
\$356 TBF \$376 TBF \$5376 TBF \$5576 TBF \$5577 TBF \$5579 TBF \$6294 TBF R.O. R.O. R.O. R.O. R.O. R.O. R.O. R.O. R.O. R.O. R.O. R.O. R.O.	Mining Rights, R. 6, Verte Island. Mining Rights, R. 11, Verte Island. Mining Rights, R. 12, Verte Island. Mining Rights, R. 12, Verte Island. Mining Rights, T.B. 3326, E. of Schreiber Twp. Mining Rights, T.B. 3411, near Schreiber Twp. Mining Rights, T.B. 3588, near Schreiber Twp. Mining Rights, T.B. 3589, near Schreiber Twp. Mining Rights, T.B. 3783, Twp. 84. Mining Rights, T.B. 3795, Twp. 84. Mining Rights, T.B. 3815, Twp. 84. T.B. 9846, near Jellico Station—except surface rights under the limits of Blackwater Subdivision, (that part located under the limits of Blackwater Subdivision shall not be open to staking without the consent of the Minister of Mines (Section 38 of The Mining Act) Sub-Division contains 26 acres set up in Parcel 6306 and 6307 TBF) X.L. 5, Gorham Twp. X.L. 6, Gorham Twp. Pt. Y. 29, Michipicoten Island, being less 2.75 acres as reserved for a lighthouse as described in instrument 672A. Mining Rights, Block A, St. Ignace. Mining Rights, Loc. 1, St. Ignace Island. Mining Rights, Loc. 8, St. Ignace Island. Mining Rights, Ferrier Location, St. Ignace Island. Mining Rights, Harrison Location, St. Ignace Island. Mining Rights, pt. Hopkirk Location, Fluor Island, being less 6 acres contained in instrument 3367. Mining Rights, McGill Location, St. Ignace Island. Mining Rights, Lymans Location, St. Ignace Island. Mining Rights, McGill Location, St. Ignace Island. Mining Rights, McGill Location, St. Ignace Island.	227.0 80.0 160.0 24.0 45.2 40.0 34.0 26.0 38.2 43.5 54.0 62.0 80.0 80.0 160.25 400.0 400.0 400.0 6,400.0 6,400.0 6,400.0 6,400.0 6,400.0 6,400.0

### TIMISKAMING DISTRICT

Dancel	Benoit Township	Arran
Parcel No.	Description S.E. pt. of S. pt. Lot 3, Con. 1 (L. 6413)	Area (Acres) 40.0
1107 CST	Bucke Township	40.0
3729 NND 600 NND 5022 NND 7595 SST 7760 NND 7595 SST 7760 NND 7528 NND 8650 NND 5563 NND 7412 NND 4228 Tim. 6176 NND 7363 NND 5469 NND 5469 NND 5642 NND 5642 NND 5647 NND 6852 NND 7107 NND 1536 NND 1536 NND 1537 NND 1535 NND 1537 NND 1536 NND 1537 NND	Mining Rights, S.E. pt. of N. pt. Lot 10, Con. 1.  Mining Rights, N.E. ¼ of N. ½ Lot 12, Con. 1.  Mining Rights, N.W. ¼ of S. ½ Lot 12, Con. 1.  Mining Rights, N.W. ¼ of S. ½ Lot 12, Con. 1.  Mining Rights, N.E. ¼ of N. ½ Lot 6, Con. 2.  Mining Rights, N.E. ¼ of N. ½ Lot 6, Con. 2.  Mining Rights, N.E. ¼ of N. ½ Lot 7, Con. 2.  Mining Rights, N.E. ¼ of N. ½ Lot 9, Con. 2.  Mining Rights, N.E. ¼ of N. ½ Lot 9, Con. 2.  Mining Rights, N.E. ¼ of N. ½ Lot 9, Con. 2.  Mining Rights, N.E. ¼ of N. ½ Lot 9, Con. 2.  Mining Rights, N. pt. of S. ½ Broken Lot 14, Con. 2.  Mining Rights, N. pt. of S. ½ Broken Lot 14, Con. 2.  Mining Rights, N. ½ of N. ½ Lot 4, Con. 3.  Mining Rights, N. ½ of N. ½ Lot 5, Con. 3.  Mining Rights, S.E. ¼ of N. ½ Lot 5, Con. 3.  Mining Rights, S.E. ¼ of N. ½ Lot 6, Con. 3.  Mining Rights, S.E. ¼ of N. ½ Lot 6, Con. 3.  Mining Rights, N.E. ¼ A S.E. ¼ and S.W. ¼ of N. ½ Lot 7, Con. 3.  Mining Rights, N.E. ¼ A S.E. ¼ and S.W. ¼ of N. ½ Lot 7, Con. 3.  Mining Rights, N.E. ¼ of S. ½ Lot 1, Con. 5.  Mining Rights, N.E. ¼ of S. ½ Lot 1, Con. 5.  Mining Rights, N.E. ¼ of S. ½ Lot 1, Con. 5.  Mining Rights, N.E. ¼ of S. ½ Lot 1, Con. 5.  Mining Rights, N.E. ¼ of S. ½ Lot 1, Con. 5.  Mining Rights, N.E. ¼ of S. ½ Lot 1, Con. 5.  Mining Rights, N.E. ¼ of S. ½ Lot 1, Con. 5.  Mining Rights, N.E. ¼ of S. ½ Lot 1, Con. 5.  Mining Rights, N.E. ¼ of S. ½ Lot 1, Con. 5.  Mining Rights, N.E. ¼ of S. ½ Lot 1, Con. 5.  Mining Rights, N.E. ¼ of S. ½ Lot 1, Con. 5.  Mining Rights, N.E. ¼ of S. ½ Lot 3, Con. 5.  Mining Rights, N.E. pt. Lot 9, Con. 5.	30.66 40.0 40.0 40.5 40.5 40.0 40.0 40.0 40.0
0003 11112	Catharine Township	100.0
3252 SST 3253 SST 3254 SST 3220 SST 3215 SST 669 SST 2815 SST 2816 SST 2816 SST 3191 SST	Mining Rights, S.E. ¼ of N. ½ Lot 8, Con. 3.  Mining Rights, S.W. ¼ of N. ½ Lot 8, Con. 3.  Mining Rights, S.E. pt. of N. pt. Lot 9, Con. 3.  Mining Rights, N.E. ¼ of S. ½ Lot 6, Con. 4.  Mining Rights, N.W. ¼ of S. ½ Lot 6, Con. 4.  Mining Rights, S.W. ¼ of S. ½ Lot 6, Con. 4.  Mining Rights, N.E. ¼ of S. ½ Lot 7, Con. 4.  Mining Rights, N.W. ¼ of S. ½ Lot 7, Con. 4.  Mining Rights, S.E. ¼ of S. ½ Lot 7, Con. 4.  Mining Rights, S.E. ¼ of S. ½ Lot 7, Con. 4.  Mining Rights, S.W. ¼ of S. ½ Lot 7, Con. 4.	40.5 40.5 39.9 40.0 40.0 40.0 39.875 39.875 39.875 39.875
	Coleman Township	
8574 SST 8574 SST 10525 SST 4534 SST 5274 SST	Mining Rights, E. ½ of S.W. ¼ of N. ½ Lot 16, Con. 4 (C. 1928).  Mining Rights, W. ½ of S.W. ¼ of N. ½ Lot 16, Con. 4 (C. 1927).  Mining Rights, E. ½ of N.E. ¼ of S. ½ Lot 16, Con. 4 (C. 707).  Mining Rights, pt. E. pt. of N.W. pt. of N. pt. Broken Lot 10, Con. 5 (T. 21208).  Mining Rights, pt. of E. ½ of N.W. ¼ of S. ½ Broken Lot 10, Con. 5 (T. 23561).	20.0 20.0 20.0 18.67 20.57
	EBY TOWNSHIP	
3980 SST 3700 SST 3981 SST 3699 SST 3982 SST	N.E. ¼ of N. ½ Lot 11, Con. 4 (L. 15640).  N.W. ¼ of N. ½ Lot 11, Con. 4 (L. 12980).  S.E. ¼ of N. ½ Lot 11, Con. 4 (L. 15641).  S.W. ¼ of N. ½ Lot 11, Con. 4 (L. 14989).  S.E. ¼ of N. ½ Lot 12, Con. 4 (L. 14992).	40.0 40.0 40.0 40.0 37.125
	Skead Township	
3603 SST 3689 SST	Mining Rights, pt. of N. pt. Lot 11, Con. 6 (L. 11589-90-91)	122.0 127.0
	TUDHOPE TOWNSHIP	
2875 SST 8305 NND 3240 SST 3241 SST 2874 SST	N.E. ½ of N. ½ Lot 12, Con. 4.  N.W. ¾ of N. ½ Lot 12, Con. 4.  S.E. ¾ of N. ½ Lot 12, Con. 4.  S.W. ¾ of N. ½ Lot 12, Con. 4.  S.W. ¼ of S. ½ Lot 12, Con. 5.	40.875 40.875 40.875 40.875 40.825

### TIMISKAMING DISTRICT—Continued

Parcel	NUMBERED CLAIMS AND LOCATIONS	Λ ====
No.	Description Description	Area (Acres)
6403 SST	Mining Rights, G.G. 6063, Tyrrell Twp. (that part located within Burroughs Townsite shall not be open to staking without consent of Minister of Mines) (Sec. 38,	
6404 SST	Mining Act).  Mining Rights, G.G. 6064, Tyrrell Twp. (that part located within Burroughs Townsite shall not be open to staking without consent of Minister of Mines) (Sec. 38, Mining Act).	41.70
6405 SST 6151 NND 3123 Tem. 302 SST 732 SST 3841 CST 4824 CST 2540 CST 4028 SST 7027 CST 7005 CST 7006 CST 7007 CST 7008 CST 7008 CST 2821 SST 3281 SST 3282 SST 3914 SST 3914 SST 4068 SST 2103 Tem.	Mining Rights, G.G. 6065, Tyrrell Twp. H.S. 41, South Lorrain Twp. Mining Rights, L. 2756, McVittie Twp. Mining Rights, L. 5103, McElroy Twp. L. 6166, Boston Twp Mining Rights, E. ½ L. 7582, Teck Twp. L. 9248 (L. 24266), Lebel Twp. L. 11567, Ossian Twp Mining Rights, pt. L. 14349, Hearst Twp Mining Rights, L. 40274 (L. 13709), McVittie Twp. Mining Rights, L. 40275 (L. 13710), McVittie Twp. Mining Rights, L. 40275 (L. 13711), McVittie Twp. Mining Rights, L. 40277 (L. 12140), McVittie Twp. Mining Rights, L. 40279 (L. 12141), McVittie Twp. Mining Rights, L. 40279 (L. 12141), McVittie Twp. Mining Rights, M. R. 5917, Cairo Twp. Mining Rights, M. R. 6128, Cairo Twp. T. 19330, Block 43, Gillies Limit. T. 19495, Gillies Limit. T. 19499, Gillies Limit. T. 19500, Gillies Limit. T. 19833, Gillies Limit. Mining Rights, 16964, Cairo Twp.	44.58 61.51 38.7 52.1 37.7 40.0 11.5 38.8 8.4 8.0 37.4 31.6 37.5 52.2 39.1 39.1 36.99 43.5 51.1 46.6 24.2 32.1 41.4 29.8 8.4
	PARRY SOUND DISTRICT	
	Numbered Claims and Locations	
357 SS	B. 414, Wilcox Island, Spider Lake, Georgian Bay	9.0
	SOUTH EASTERN ONTARIO DISTRICT	
	CARLETON COUNTY	
	Huntley Township	
	Mining Rights, N. ½ Lot 20, Con. 2. Mining Rights, Front ½ Lot 22, Con. 2.	100.0 100.0
	FRONTENAC COUNTY	
	Bedford Township	
	Mining Rights, pt. Lot 6, Con. 3 (E. of Thirty Island Lake) Mining Rights, N.E. ¼ Lot 1, Con. 4 Mining Rights, Lot 1, Con. 5 Mining Rights, pt. Lot 3, Con. 5 Mining Rights, Lot 7, Con. 5 Mining Rights, Lot 9, Con. 5 Mining Rights, Lot 9, Con. 5 Mining Rights, S. ½ and N.E. ¼ Lot 10, Con. 5 Mining Rights, N.W. ¼ Lot 10, Con. 5 Mining Rights, Lot 2, Con. 6 Mining Rights, Lot 2, Con. 6 Mining Rights, Lot 2, Con. 7 Mining Rights, Lot 3, Con. 7 Mining Rights, Lot 4, Con. 9 Mining Rights, Lot 4, Con. 15	75.0 42.5 160.0 80.0 75.0 110.0 180.0 50.0 60.0 170.0 180.0 190.0 190.0
	HINCHINBROOKE TOWNSHIP	
	Mining Rights, Lot 1, Con. 1  Mining Rights, N. ½ Lot 2, Con. 1  Mining Rights, S.E. ¼ Lot 2, Con. 2	190.0 105.0 50.0
	Loughborough Township	
	Mining Rights, E. ½ Lot 5, Con. 8.  Mining Rights, N.W. 20 acres of N.E. ¼ Lot 9, Con. 8.  Mining Rights, S.E. and S.W. ¼ of Lot 11, Con. 8.  Mining Rights, N.E. ¼ Lot 11, Con. 8.  Mining Rights, W. ½ Lot 12, Con. 8.	100.0 20.0 95. 50.0 100.0

	SOUTH EASTERN ONTARIO DISTRICT—Continued	
Parcel No.	Description	Area (Acres)
	Mining Rights, E. ½ Lot 3, Con. 10.  Mining Rights, S. ½ Lot 20, Con. 10.  Mining Rights, pt. W. ½ Lot 23, Con. 10, N. of Centre of Smith Mills Creek.  Mining Rights, Lot 10, Con. 11.  Mining Rights, Lot 15, Con. 11.  Mining Rights, Lot 16, Con. 11.  Mining Rights, pt. Lot 19, Con. 11.  Mining Rights, Lot 25, Con. 11.  Mining Rights, Lot 26, Con. 11.  Mining Rights, Lot 26, Con. 11.  Mining Rights, S. ½ Lot 16, Con. 12.  Mining Rights, Lot 21, Con. 12.  Mining Rights, Lot 21, Con. 12.  Mining Rights, E. ½ Lot 22, Con. 12.  Mining Rights, Lot 23, Con. 12.  Mining Rights, N. ½ Lot 25, Con. 12.  Mining Rights, S. ½ Lot 25, Con. 12.  Mining Rights, Lot 26, Con. 12.	87.0 100.0 45.0 146.0 180.0 175.0 140.0 160.0 58.0 100.0 100.0 100.0 100.0 100.0 100.0 100.0
	PORTLAND TOWNSHIP	
M M M M M M M M M M M M M M M M M M M	Mining Rights, pt. Lot 4, Con. 14.  Mining Rights, Lot 5 and E. ½ Lot 6, Con. 14.  Mining Rights, N.E. ¼ Lot 1, Con. 10.  Mining Rights, W. ½ Lot 2, Con. 10.  Mining Rights, E. ½ Lot 3, Con. 10.  Mining Rights, N. pt. Lot 7, Con. 10.  Mining Rights, N. pt. Lot 7, Con. 10.  Mining Rights, all of those parts of Lot 8, Con. 10, lying south-west and north of a small Lake.  Mining Rights, Lot 13, Con. 10.  Mining Rights, E. ½ Lot 14, Con. 10.  Mining Rights, E. ½ Lot 16, Con. 10.  Mining Rights, pt. S. ½ N. of Lake and Creek, Lot 4, Con. 11.  Mining Rights, pt. W. ½ N. of Creek and N.E. ¼ Lot 6, Con. 11.  Mining Rights, Lot 13, Con. 12.  Mining Rights, Lot 13, Con. 12.  Mining Rights, W. ½ Lot 14, Con. 12.  Mining Rights, W. ½ Lot 14, Con. 12.  Mining Rights, Lot 3, Con. 13.  Mining Rights, Lot 13, Con. 13.	195.0 300.0 50.0 100.0 100.0 45.0 80.0 66.0 100.0 200.0 25.0 91.5 200.0 63.0 100.0 200.0 200.0 200.0
2.4		200.0
	Storrington Township	
N N	fining Rights, pt. Lot 1, Con. 13.         fining Rights, Lot 2, Con. 13.         fining Rights, Lot 3, Con. 13.         fining Rights, Lot 4, Con. 13.	160.0 200.0 200.0 200.0
	HALIBURTON COUNTY	
	HARCOURT TOWNSHIP	
M M M M M M M M M M	Mining Rights, Lots 30, 31, 32, Con. 3.  Hining Rights, Lots 30, 31, 32, Con. 4.  Hining Rights, S. ½ Lot 28, Lots 29, 30, 31, 32, Con. 5.  Hining Rights, Lots 33, Con. 5.  Hining Rights, Lots 29, 30, 31, 32, Con. 6.  Hining Rights, Lot 33, Con. 6.  Hining Rights, Lots 33, Con. 6.  Hining Rights, Lots 28, 29, 30, Con. 9.  Hining Rights, Lots 31, 32, 33, Con. 9.  Hining Rights, Lots 27, 28, 29, 30, Con. 10.  Hining Rights, Lots 31, 32, 33, Con. 10.  Hining Rights, Lots 27, 28, 29, Con. 11.  Hining Rights, Lots 30, 31, Con. 11.	300.0 300.0 450.0 163.0 400.0 163.0 140.875 300.0 357.0 399.0 357.0 300.0 191.0
	Monmouth Township	
M M M	lining Rights, S. pt. Lot 30, Con. 10. lining Rights, Lot 11, Con. 13. lining Rights, Lot 13, Con. 13. lining Rights, Lot 12, Con. 14. lining Rights, Lot 11, Con. 15.	85.0 100.0 100.0 100.0 100.0
	HASTINGS COUNTY	
	CASHEL TOWNSHIP	
M	ining Rights, N. 36 acres of W. ½ Lot 31, Con. 1	36.0

### SOUTH EASTERN ONTARIO DISTRICT-Continued

Parcel	Dungannon Township	Area					
No.	Description						
	Mining Rights, Lot 14, Con. 12. Mining Rights, Lot 15, Con. 12.	93.0 94.0					
	Elzevir Township						
	Mining Rights, Lot 25, Con. 2	200.0					
	GRIMSTHORPE TOWNSHIP						
	Mining Rights, N. ½ of S. ½ Lot 21, Con. 10	24.75					
	LIMERICK TOWNSHIP						
	Mining Rights, Lot 5, Con. 4	100.0					
	MADOC TOWNSHIP						
	Mining Rights, W. 1/2 Lot 8, Con. 7	100.0					
	Monteagle Township						
	Mining Rights, S. ½ Lot 13, Con. 1.	50.5					
	Tudor Township	00.0					
	Mining Rights, Lot 26, Con. 3	30.0					
	Mining Rights, pt. Lot 27, Con. 3. Mining Rights, Lot "A", N.E. Side of Hastings Road.	89.0 50.0					
	LANARK COUNTY						
	BATHURST TOWNSHIP						
	Mining Rights, S.W. ½ Lot 4, Con. 8	100.0					
	Burgess North Township						
	Mining Rights, rear 75 acres of E. ½ Lot 23, Con. 3 Mining Rights, E. ½ Lot 15, Con. 5	75.0					
	Mining Rights, Lot 9, Con. 6	100.0 150.0					
	Mining Rights, S.W. ¼ Lot 8, Con. 8. Mining Rights, S. ½ Lot 9, Con. 8.	50.0 100.0					
	DARLING TOWNSHIP						
	Mining Rights, S.W. ½ Lot 5, Con. 4	100.0					
	Lanark Township						
	Mining Rights, W. ½ Lot 7, Con. 1 Mining Rights, S.W. ½ Lot 6, Con. 2	100.0 100.0					
	Mining Rights, E. 1/2 Lot 26, Con. 7.	100.0					
	Mining Rights, N.E. ½ Lot 3, Con. 11. Mining Rights, S.W. ½ Lot 3, Con. 11.	100.0					
	LEEDS COUNTY						
	SOUTH CROSBY TOWNSHIP						
	Mining Rights, Lot 13, Con. 7	40.0					
	LENNOX AND ADDINGTON COUNTY						
	Anglesea Township						
	Mining Rights, Lot 13, Con. 1.	99.0 99.0					
	Mining Rights, Lot 14, Con. 1. Mining Rights, Lot 15, Con. 1.	98.0 100.0					
	Mining Rights, Lot 7, Con. 5.	100.0					
	KALADAR TOWNSHIP	70.0					
	Mining Rights, W. ½ Lot 1, Con. 5 Mining Rights, N. ½ Lot 10, Con. 5 Mining Rights, N.E. ¼ Lot 11, Con. 5	70.0 127.0					
	Mining Rights, S. ½ Lot 11, Con. 5	63.75					
	Mining Rights, S.E. ¼ Lot 12, Con. 5	63.25 128.0					
	Mining Rights, N. ½ Lot 9, Con. 6	78.5 148.0					

	SOUTH EASTERN ONTARIO DISTRICT—Continued	
Parcel		Area
No.	Description Mining Rights, Lot 27, Con. 6 (E.O. 1941, 1942, 1943)	(Acres)
	Mining Rights, Lot 29, Con. 6.	200.
	Mining Rights, Lot 15, Con. 7.  Mining Rights, N. ½ Lot 11, Con. 8.	260.0 88.0
	Mining Rights, N. ½ Lot 16, Con. 9	102.5
	Mining Rights, N. 190 acres Lot 4, Con. 10	190.0
	SHEFFIELD TOWNSHIP	
	Mining Rights, W. ½ Lot 10, Con. 15	100.0
	PETERBOROUGH COUNTY	
	BELMONT TOWNSHIP Mining Rights, Lot 22, Con. 2	200.0
	Mining Rights, Lot 24, Con. 3	132.0
	Mining Rights, Lot 23, Con. 4.  Mining Rights, E. ½ of E. ½ Lot 27, Con. 4.	71.0
	Mining Rights, N.E. ¼ of Lot 8, Con. 6.	35.25 47.9
	Mining Rights, S.E. pt. Lot 9, Con. 6	55.0
	Mining Rights, W. ½ of Lot 17, Con. 6	100.0 $100.0$
	Mining Rights, W. ½ Lot 18, Con. 6	100.0
	Mining Rights, Lot 19, Con. 6.  Mining Rights, Lot 20, Con. 6.	200.0
	Mining Rights, E. ½ Lot 23, Con. 6.	100.0
	Mining Rights, W. ½ Lot 23, Con. 6.  Mining Rights, E. ½ Lot 24, Con. 6.	100.0
	Mining Rights, W. 1/2 Lot 24, Con. 6.	100.0
	Mining Rights, W. ½ Lot 26, Con. 6.  Mining Rights, W. ½ Lot 27, Con. 6.	100.0 $100.0$
	Mining Rights, Lot 31, Con. 6.	200.0
	Mining Rights, Lot 32, Con. 6	200.0
	Mining Rights, W. ½ Lot 13, Con. 7	100.0
	Mining Rights, Lot 18, Con. 7	50.0
	Mining Rights, Lot 19, Con. 7.  Mining Rights, Lot 26, Con. 7.	50.0 200.0
	Mining Rights, Lot 26, Con. 7 Mining Rights, W. ½ Lot 28, Con. 7	100.0
	Mining Rights, Lot 31, Con. 9. Mining Rights, Lot 16, Con. 10.	200.0
	Mining Rights, E. ½ Lot 27, Con. 10.	100.0
	Mining Rights, S. 95 acres of W. ½ Lot 27, Con. 10.  Mining Rights, W. ½ Lot 15, Con. 11.	95.0 100.0
	South Burleigh Township	
	Mining Rights, E. ½ Lot 2, Con. 5	123.0
	GALWAY TOWNSHIP	
	Mining Rights, Lot 10, Con. 1. Mining Rights, Lot 10, Con. 2.	105.0 103.0
	Mining Rights, E. ½ Lot 16 and W. ½ Lot 17, Con. 3. Mining Rights, W. ½ Lot 20, Con. 7.	100.0
	Mining Rights, W. ½ Lot 20, Con. 7.	64.5
	Mining Rights, Lot 33, Con. 7	103.0
	Mining Rights, Lot 28, Con. 8	101.0
	Mining Rights, Lot 21, Con. 10.  Mining Rights, Lot 23, Con. 10.	111.0
	Mining Rights, Lot 19, Con. 11	96.0
	Mining Rights, Lot 20, Con. 11. Mining Rights, Lot 23, Con. 12.	68.0 148.0
	Mining Rights, N. pt. Lot 16, Con. 13	70.0
	Mining Rights, N. pt. Lot 17, Con. 13.  Mining Rights, Lot 13, Con. 14.	60.0 100.0
	Mining Rights, Lot 30, Con. 14.	100.0
	Mining Rights, Lot 31, Con. 14. Mining Rights, Lot 32, Con. 14.	99.0 99.0
	Mining Rights, W. ½ Lot 33, Con. 14	49.5
	Mining Rights, Lot 1, Con. 15	92.0
	Mining Rights, Lot 15, Con. 15. Mining Rights, Lot 17, Con. 15.	98.0 99.0
	Mining Rights, Lot 12, Con. 18	112.0
	Mining Rights, Lot 13, Con. 18. Mining Rights, Lot 17, Con. 18.	111.0
	Mining Rights, Lot 18, Con. 18.	111.0
	RENFREW COUNTY	
	BUCHANAN TOWNSHIP	
	Mining Rights, Lot 14, Con. 6	20.0

# SOUTH EASTERN ONTARIO DISTRICT—Continued

Fraser Township	
Description  Mining Rights, N. 30 acres Lot 1, Con. 12  Mining Rights, S. 23 acres Lot 3, Con. 13  Mining Rights, N. ½ Lot 24, Con: 16 (E.O. 1541)	Area (Acres) 30.0 23.0 53.0
GRATTAN TOWNSHIP	
Mining Rights, Lot 28, Con. 15 Mining Rights, Lot 29, Con. 15 Mining Rights, Lot 30, Con. 15 Mining Rights, Lot 31, Con. 15	100.0 100.0 92.0 101.0
Griffith Township	
Mining Rights, Lot 16, Con. 4 Mining Rights, pt. Lot 2, Con. 5 (being part N. of Madawaska River and E. of Hyler	100.0
Creek).  Mining Rights, pt. Lot 3, Con. 5 (being part N. of Madawaska River and E. of Hyler Creek).	58.0
Mining Rights, Lot 16, Con. 5. Mining Rights, Lot 17, Con. 5. Mining Rights, Lot 32, Con. 8.	100.0
RAGLAN TOWNSHIP	
Mining Rights, Lot 28, Con. 9  Mining Rights, Lot 9, Con. 18  Mining Rights, pt. of S. ½ Lot 2, Con. 19	100.0 99.0 26.5
Sebastopol Township	
Mining Rights, Lot 3, Con. 1.  Mining Rights, S. ½ Lot 18, Con. 10.  Mining Rights, Lot 27, Con. 10.  Mining Rights, Lot 28, Con. 10.  Mining Rights, Lot 29, Con. 10.  Mining Rights, Lot 31, Con. 10.  Mining Rights, Lot 30, Con. 11.  Mining Rights, Island "D", Clear Lake (Pt.)  Mining Rights, Island "F", Clear Lake.  Mining Rights, Island "F", Clear Lake.	85.0 19.0 71.0
	20

### **Application to Parliament**

Parcel No.

(943)

### **Private Bills**

PUBLIC NOTICE

LEGISLATIVE ASSEMBLY OF ONTARIO

The attention of Municipal Officials, Solicitors and all other persons who may be interested in the preparation of Private Bills for submission to the Legislative Assembly of Ontario is directed particularly to the following Rules of the House governing the submission of such Bills:

Rules Re Submission of Private Bills

63.—(1) No petition for any Private Bill is received by the House after the first two weeks of each Session nor may any Private Bill be presented to the House after the first three weeks of each Session; nor may any report of any Standing or Select Committee upon a Private Bill be received after the first six weeks of each Session and no motion for the general suspension or modification of this Rule shall be entertained by the House unless after reference made thereof, at a previous sitting of the House, to the several Standing Committees charged with the consideration of Private Bills upon Report submitted by two or more of such committees.

- 64.—(1) Any person desiring to obtain a Private Bill shall deposit with the Clerk of the House at least eight (8) days before the meeting of the House a copy of such Bill together with a fee of \$150, and if such Bill is not deposited by that time the applicant shall pay \$10 for each and every day which intervenes between the said eighth day and the date of the filing of the Bill.
- (2) After the first reading of the Bill and before its consideration by the Committee to which it is referred, the applicant in every case shall pay the cost of printing the Act in the Statutes.
- (3) The following charges shall also be levied and paid in addition to the foregoing.
- (a) When any rule of the House is suspended with reference to a Bill or the Petition therefor, for each suspension, \$50.
- (b) When a Bill is presented to the House after the first three weeks of the Session and before the end of the fourth week, \$75.
- $\left(c\right)$  When a Bill is presented after the fourth week of the Session, \$100.
- (4) In case of any Bill incorporating a company or increasing the capital stock of a company already incorporated, there shall be paid to the Clerk of the House, by or on behalf of the applicant, before the same is reported to the House, the same fee as would

be payable to the Provincial Secretary in the case of an incorporation or increase of capital under the provisions of The Ontario Companies Act, less the sum of \$150 already paid to the Clerk of the House.

(5) When a Bill is for the purpose of confirming by-laws, bonds, debentures or other securities, or authority is asked to borrow money or to increase borrowing powers, the following additional fees shall be paid according to the amount of money involved:

On amounts less than \$10,000, \$25; on amounts over \$10,000 and up to \$25,000, \$50; on amounts over \$25,000 and up to \$40,000, \$75; on amounts over \$40,000 and up to \$75,000, \$100; on amounts over \$75,000 and up to \$125,000, \$125; on amounts over \$125 and up to \$175,000, \$150; on amounts over \$175,000 and up to \$250,000, \$150; on amounts over \$250,000 and up to \$250,000, \$200; on amounts over \$250,000 and up to \$350,000, \$250; and an additional fee of \$50 for every \$100,000 over \$350,000.

66. All applications for Private Bills properly the subject of legislation by the Legislative Assembly of Ontario, within the purview of "The British North America Act, 1867," shall require a Notice, clearly and distinctly specifying the nature and object of the application and, where the application refers to any proposed work, indicating generally the location of the work, and signed by or on behalf of the applicants, such Notice to be published as follows, viz:

A notice inserted in The Ontario Gazette and in one newspaper published in the Municipality affected, or if there be no newspaper published therein, then in a newspaper in the next nearest municipality in which a newspaper is published.

Such notice shall be continued in each case for a period of at least six weeks, during the interval of time between the close of the next preceding Session and the consideration on the Petition.

If the application is by a Municipal Corporation for authority to issue debentures the notice shall set out the particulars of the existing debenture debt and the amount of rateable property of the Municipality according to the last revised assessment roll of the Corporation, and in brief and general terms, the object for which the new issue of debentures is required.

- 67. Before any Petition praying for leave to bring in a Private Bill for the erection of a Toll bridge is received by the House, the person or persons intending to petition for such Bills shall, upon giving the Notice required by preceding Rule, also, at the same time and in the same manner, give Notice of the rates which they intend to ask, the extent of the privileges, the height of the arches, the interval between the abutments or piers for the passage of rafts and vessels, and mentioning also whether they intend to erect a drawbridge or not, and the dimensions of the same.
- 68. Before any Petition praying for leave to bring in a Bill for the construction of Railways, Tramways or canals is received by the House, the person or persons petitioning for such Bill shall deposit with the Clerk the following documents:
- 1. A map or plan upon a scale of not less than half an inch to the mile, showing the location upon which it is intended to construct the proposed work, and showing also the line of existing or authorized works of a similar character within, or in any way affecting the district or any part thereof which the proposed work is intended to serve. Such map or plan to be signed by the Engineer or other party making the same.
- 2. A book of reference in which shall be clearly set out the following information in separate schedules, namely:

SCHEDULE A.—The name of each municipality within which the proposed works or any part thereof are intended to be constructed; the population of each such municipality as returned by the next preceding census, the rateable value of the property within each such municipality, as returned by the next preceding

assessment rolls thereof; and this schedule may contain in a separate statement similar information as to the adjoining districts intended to be served by the proposed work.

Schedule B.—A general description of the nature, extent and proposed character of the contemplated works, and an estimate of the probable cost thereof, distinguishing the general items of construction and the cost thereof respectively, as well as the nature, extent and probable cost of all engines and car stock or other outfit or equipment necessary to the use and operation of the proposed undertaking, such schedule to be signed by the Engineer, or other person preparing the same.

SCHEDULE C.—An exhibit showing the total amount of capital proposed to be raised for the purposes of the undertaking and the manner in which it is proposed to raise the same, whether by ordinary shares, bonds, debentures or other securities, and the amounts of each respectively.

SCHEDULE D.—An estimate of the probable revenues of the proposed undertaking showing the sources whence the same are expected to be derived; the annual earnings thereof respectively; the probable annual cost of operation or working expenditure, and the annual net revenue applicable to the payment of interest on the proposed investments, such schedules to be signed by the person preparing the same.

- 72. When any Bill for confirming any Letters Patent, or Agreement, is presented to the House, the copy of such Letters Patent, or Agreement, shall be attached to it.
- 74. Every Private Bill, when read a first time shall, uuless it be an Estate Bill or a Bill providing for the consolidation of a floating debt or for the consolidation or renwal of debentures (other than local improvement debentures) of a Municipal Corporation, shall stand referred to the proper Standing Committee, and all petitions before the House, for or against the Bill, are considered referred to such Committee.
- 75. Every Private Bill, in so far as it provides for the consolidation of a floating debt or for the consolidation or renewal of debentures (other than local improvement debentures) of a Municipal Corporation when a Bill has been read the first time, shall, without special reference, stand referred to The Ontario Railway and Municipal Board for their report; and a copy of such Bill and of the Petition on which the same is founded shall be forthwith transmitted by the Clerk of the House to the Board, in order that the Board may, after an inquiry into the allegations set out in the Bill, and into any other matters which the Board may deem necessary in connection therewith, report to the House whether or not it is reasonable that such Bill or part thereof relating to the matters aforesaid shall be passed; and what alterations, if any, should be made in the same, and the Board shall make such inquiry accordingly and shall sign the same; and the said Report, Bill and Petition shall be transmitted to the Clerk, and the Report shall be read by the Clerk at the Table and shall be entered on the Journals of the House, and the Bill, together with the Report, shall stand referred to the Standing Committee on Private Bills.
- 76. Every Estate Bill, when read a first time shall without special reference, stand referred to the Commissioners of Estate Bills, for their Report, and a copy of such Bill, and of the Petition on which the same is founded, shall be forthwith transmitted by the Clerk of the House to the said Commissioners, or one of them in order that they, or any two of them, may, after perusing the Bill, without requiring any proof of the allegations thereof, report to the House their opinion thereon under their hands; and whether presuming the sallegation contained in the preamble to be proved to the satisfaction of the House, it is reasonable that such Bill do pass into a law; and whether the provisions

thereof are proper for carrying its purposes into effect, and what alteration or amendments, if any, are necessary in the same, and in the event of the approving the said Bill they are to sign the same; and the said Report, with the said Bill and Petition, are to be transmitted by the said Commissioners to the Clerk; and the Report shall be read by the Clerk at the Table, and shall be entered on the Journals of the House; and the Bill, together with the Report, shall stand referred to the Standing Committee on Private Bills, which is not to consider the said Bill, before the delivery of the said report, Bill and Petition to the Chairman of the said Committee.

77. In the event of the Commissioners of Estate Bills reporting that, in their opinion, it is not reasonable that the Bill submitted to them shall pass into law such Bill shall not be further considered.

ALEX. C. LEWIS, Q.C. Clerk of the Legislative Assembly of Ontario.

(Oct., 1939)

T.F.N.

### **Corporation Notices**

#### BY-LAW NUMBER 5

BE IT ENACTED and it is hereby enacted as a By-law of LINDSAY SCOTT PAINT AND WALL-PAPER COMPANY LIMITED, as follows:

- (1) The number of Directors of the Company be and the same is hereby decreased from five to four so that the Board of Directors of the Company shall hereafter be composed of four Directors.
- (2) Three Directors shall constitute a quorum at any meeting of the Board of Directors.
- (3) All prior by-laws, resolutions and proceedings of the Company inconsistent herewith are hereby amended, modified and revised in order to give effect to this by-law.

Enacted this 12th day of June, 1951.

Witness the Corporate Seal of the Company.

LINDSAY M. SCOTT,
President.
OLIVE W. SCOTT,
Secretary.

Certified a true copy.

OLIVE W. SCOTT, Secretary.

(1018)

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### VAN WAGNER'S (TORONTO) LIMITED

By-law Number 72

By-law changing number of Directors and fixing quorum.

BE IT ENACTED and it is hereby enacted as a By-law of Van Wagner's (Toronto) Limited (hereinafter called "the Company") as follows:

1. That the number of the Board of Directors of the Company be and it is hereby increased from three to five.

- 2. That the quorum of the Board of Directors of the Company be and the same is hereby fixed at three,
- 3. That the By-laws of the Company be and the same are hereby amended to concur with the foregoing.

Enacted and passed the 25th day of February, 1952.

C. S. VAN WAGNER,
President.
J. A. B. HENDERSON,
Secretary.

(Seal)

I hereby certify the above to be a true copy of a By-law enacted by the above-named Company and duly confirmed by the Shareholders of the Company.

J. A. B. HENDERSON, Secretary.

(1019)

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### PENN CONTROLS LIMITED

By-Law No. 5

BE IT ENACTED and it is hereby enacted as By-law No. 5 of Penn Controls Limited that:

- 1. The number of directors of the Company be and the same is hereby decreased from nine to five directors.
- Three directors shall constitute a quorum at any meeting of the Board of Directors.
- 3. All prior by-laws, resolutions and proceedings of the Company inconsistent herewith are hereby amended, modified and revised in order to give effect to this by-law.

Enacted this 27th day of March, 1952,

As witness the Corporate Seal of the Company.

A. PENN,
President.
J. M. REID,
Secretary.

(Corporate Seal)

Certified a true copy of By law No. 5 of Penn Controls Limited enacted at a meeting of the directors of the Company duly called and held on the 27th day of March, 1952, and ratified and confirmed by all the shareholders of the Company at the annual meeting of shareholders duly called and held on the 27th day of March, 1952.

J. M. REID, Secretary.

(1031)

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### CANADIAN BREWERIES LIMITED

By-law No. 38

BE IT ENACTED and it is hereby enacted as a by-law of Canadian Breweries Limited (hereinafter called "the Company") as follows:

1. The number of the board of directors of the Company be and it is hereby decreased from fifteen to fourteen.

2. The by-laws of the Company be and the same are hereby amended to accord with the foregoing.

Enacted this 7th day of January, 1952.

Witness the corporate seal of the Company.

E. P. TAYLOR, Chairman of the Board.

(C.S.)

(C.S.)

W. E. DREWRY,
Secretary.

Certified a true copy of By-law No. 38 of the by-laws of Canadian Breweries Limited enacted by the directors and subsequently confirmed by a vote of shareholders present or represented by proxy at a meeting duly called for considering the said by-law and holding not less than two-thirds of the issued capital stock of the Company represented at the said meeting.

W. E. DREWRY, Secretary.

(1032)

UNDER The Companies Act (Ontario) THE KERR ENGINE COMPANY (LIMITED) hereby gives notice that it will make application to His Honour the Lieutenant-Governor of Ontario for acceptance of the surrender of its charter on and after a date to be fixed by the Lieutenant-Governor.

Dated this 9th day of May, A.D. 1952.

ROBERT HILLIARD, Secretary.

(1033) 20

# THE WOODBRIDGE AND VAUGHAN TELEPHONE COMPANY LIMITED

NOTICE IS HEREBY GIVEN, pursuant to the provisions of The Companies Act (Ontario) that The Woodbridge and Vaughan Telephone Company Limited will make application to His Honour the Lieutenant-Governor of the Province of Ontario for leave to surrender its charter.

Dated at Markham, Ontario, this 9th day of May, 1952.

THE WOODBRIDGE AND VAUGHAN TELEPHONE COMPANY LIMITED.
By MORLEY J. KINNEE,
Secretary-Treasurer.

(1034) 20

### OVERLAND EXPRESS LIMITED

UNDER The Companies Act (Ontario) Overland Express Limited hereby gives notice that it will make application to His Honour the Lieutenant-Governor of Ontario for acceptance of the surrender of its charter on and after a date to be fixed by the Lieutenant-Governor.

Dated this 10th day of May, 1952.

L. G. TEAKLE, Secretary.

### ELMWOOD REALTY CORPORATION LIMITED

By-LAW NUMBER 40

Being a By-law to increase the number of Directors

BE IT ENACTED and it is hereby enacted as a by-law of the Company as follows:

1. By-law No. 18 of the Company is hereby re-

pealed and the following substituted therefor:

"40. Unless otherwise altered by By-law in accordance with the provisions of The Companies Act, the number of Directors shall be fixed at four. Two members of the Board of Directors shall constitute a quorum; this provision to stand despite any change in the total number of Directors caused by death, resignation or any other cause whatsoever. All action of the Board of Directors must be concurred in by two Directors; any act of the Board of Directors, or members of the Board, which is not concurred in by two Directors shall be void."

Enacted this 18th day of April, 1952.

Witness the corporate seal of the Company.

(Sgd.) CAIRINE R. WILSON,
President.
(Sgd.) CLEMENT H. BUCK,
Secretary-Treasurer.

I, Clement H. Buck, Secretary-Treasurer of Elmwood Realty Corporation Limited, hereby certify the foregoing to be a true and correct copy of By-law No. 40 of the Company as enacted by the Directors on 18th April, 1952, and confirmed by the shareholders on 25th April, 1952.

CLEMENT H. BUCK, Secretary-Treasurer.

(1036)

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## BASALT URANIUM & EXPLORATION COMPANY LIMITED

By-law No. 8

"WHEREAS it is deemed expedient for the transaction of the Company's business that the number of Directors be raised from four to five;

Be it enacted and it is hereby enacted that Section 3 of By-law No. 1 be amended by deleting therefrom the figure "4" and substituting the figure "5", so that the said section of By-law No. 1 will read as follows:

### DIRECTORS

- 3. The Company's affairs shall be managed by a Board of Directors of 5 persons, each of whom shall be a shareholder thereof, holding at least 1 of its shares. They may administer all its affairs and make any lawful contract on its behalf, subject to the provisions of The Ontario Companies Act, and to the Company's by-laws and to the resolutions (if any) of the shareholders then in force.
- I, Reginald John Appleyard, Secretary-Treasurer of Basalt Uranium & Exploration Company Limited hereby certify that the above By-law was passed at a meeting of the Directors of Basalt Uranium & Exploration Company Limited held March 17, 1952, and confirmed by a General Meeting of shareholders held March 26, 1952.

R. J. APPLEYARD,

(1035)

### OIL & GAS OFFSETS LIMITED

(No Personal Liability)

NOTICE IS HEREBY GIVEN that Oil & Gas Offsets Limited (No Personal Liability) is making application to His Honour the Lieutenant-Governor of Ontario for the acceptance of the surrender of its Charter.

Dated this 9th day of May, 1952.

OIL & GAS OFFSETS LIMITED
(No Personal Liability)
By its Solicitors,
HARRIS, KEACHIE & JOHNSON.

(1038)

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#### CENTRAL EXPLORERS LIMITED

By-Law No. 9

BE IT ENACTED and it is hereby enacted as a by-law of Central Explorers Limited (hereinafter called the "Company") as follows:

- 1. The number of the directors of the Company be and the same is hereby decreased from six to five.
- 2. Three of the directors shall form a quorum for the transaction of business.
- 3. The by-laws of the Company, including paragraphs 3 and 9 of By-law No. 1 and By-laws Nos. 5 and 7, be and the same are hereby amended to conform to the foregoing.

Enacted this 7th day of April, 1952.

Witness the corporate seal of the Company.

CECIL MANUS,

President.

(C.S.)

J. STAFFORD H. BECK, Secretary.

Certified to be a true copy of By-law No. 9 enacted at a meeting of the board of directors of Central Explorers Limited and confirmed by a vote of shareholders present or represented by proxy at a meeting of the shareholders of the said Company duly called for considering the same and holding not less than two-thirds of the issued capital stock represented at such meeting.

J. STAFFORD H. BECK, Secretary.

(1039)

2.0

### THE CARLING BREWERIES LIMITED

By-law No. J

BE IT ENACTED and it is hereby enacted as a by-law of The Carling Breweries Limited (hereinafter called "the Company") as follows:

- 1. The number of the board of directors of the Company be and it is hereby increased from five to seven.
- 2. The quorum of the board of directors of the Company be and the same is hereby fixed at four members.

3. Paragraphs 3 and 8 of By-law No. A of the by-laws of the Company be and they are hereby amended to accord with the foregoing.

Enacted this 5th day of December, 1951.

Witness the corporate seal of the Company.

E. P. TAYLOR, President.

(C.S.)

W. E. DREWRY, Secretary

Certified a true copy of By-law No. J of the by-laws of The Carling Breweries Limited enacted at a meeting of the board of directors of the said Company held on the 5th day of December, 1951, and duly sanctioned by at least two-thirds of the votes cast at a special general meeting of the shareholders of the said Company.

W. E. DREWRY.

(1040)

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### BRADING BREWERIES LIMITED

By-law No. 42

BE IT ENACTED and it is hereby enacted as a by-law of Brading Breweries Limited (hereinafter called "the Company") as follows:

- 1. The number of the board of directors of the Company be and it is hereby increased from four to seven.
- 2. The quorum of the board of directors of the Company be and the same is hereby fixed at four members.
- 3. Paragraphs 3 and 9 of By-law No. 38 of the by-laws of the Company be and they are hereby amended to accord with the foregoing.

Enacted this 5th day of December, 1951.

Witness the corporate seal of the Company.

E. P. TAYLOR,
President.

(C.S.)

W. E. DREWRY, Secretary.

Certified a true copy of By-law No. 42 of the by-laws of Brading Breweries Limited enacted at a meeting of the directors of the said Company held on the 5th day of December, 1951, and duly confirmed at a special general meeting of shareholders held on the 6th day of December, 1951.

W. E. DREWRY, Secretary.

(1041)

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NOTICE IS HEREBY GIVEN that NORTH AMERICAN INVESTMENTS, LIMITED, will make an application to His Honour the Lieutenant-Governor for leave to surrender its charter.

Dated at Toronto this 17th day of May, 1952.

NORTH AMERICAN INVESTMENTS, LIMITED, By B. NIXON APPLE,

Secretary.

(1042)

### RONVILLE HOLDINGS LIMITED

(Private Company)

IN PURSUANCE of the provisions of The Ontario Companies Act, Ronville Holdings Limited (Private Company) hereby gives notice that it will make application to the Lieutenant-Governor of Ontario for an Order accepting the surrender of its Charter and fixing a date upon and from which it will be dissolved.

Dated this 8th day of May, 1952.

HENRY HUNTER, Secretary.

(1043)

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### I. H. RUSH COMPANY, LIMITED

NOTICE IS HEREBY GIVEN that J. H. Rush Company, Limited, will make an application to His Honour the Lieutenant-Governor of Ontario for leave to surrender its charter.

Dated at Toronto this 12th day of May, 1952.

IVAN C. HARRIES, Secretary.

(1049)

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#### BATHURST HEIGHTS LIMITED

By-Law No. 3

A By-law altering the number of Directors.

WHEREAS the Letters Patent incorporating the Company named five persons as provisional directors;

And whereas it is deemed expedient to decrease the number of directors;

Therefore Bathurst Heights Limited, by the Directors thereof, enacts as follows:

The number of Directors of the Company be and is hereby altered from five to three.

Adopted and passed by the Directors this 2nd day of November, 1951.

F. ORFORD,

President.

(Seal)

MYRTLE E. ROOKE,

Sanctioned and confirmed by more than two-thirds of the votes cast at a special general meeting of the Company duly called for considering the same, held at Toronto the 2nd day of November, 1951.

F. ORFORD.

(1052)

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### By-law No. 6

BE IT ENACTED and it is hereby enacted as a by-law of YORKMONT SECURITIES LIMITED (herein called the "Company") as follows:

- 1. The number of directors of the Company be and the same is hereby decreased from five to three so that the board of directors of the Company shall hereafter be composed of three directors.
- 2. Two directors shall constitute a quorum at any meeting of the board of directors.
- 3. All prior by-laws, resolutions and proceedings of the Company inconsistent herewith are hereby amended, modified and revised in order to give effect to this by-law.

Enacted this 7th day of May, 1952.

Witness the corporate seal of the Company.

T. R. HARRISON, President. G. TESKEY SMITH, Secretary.

C/S (1059)

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Under the Companies Act (Ontario) ELECT-RONIC TOWEL SERVICE LIMITED hereby gives notice that it will make application to His Honour the Lieutenant-Governor of Ontario for an order accepting surrender of its Charter on and after a date to be fixed by the Lieutenant-Governor.

Dated this 14th day of May, 1952.

SAMUEL WELLS, Vice-President.

(1060)

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### DINSMORE CONTRACTING COMPANY LIMITED

NOTICE IS HEREBY GIVEN that Dinsmore Contracting Company Limited will make an applica-tion to His Honour the Lieutenant-Governor for the Province of Ontario for leave to surrender its charter.

Dated at Windsor, Ontario, this 13th day of May, A.D. 1952.

ARLIE SHUEL Secretary. 20

(1064)

NOTICE IS HEREBY GIVEN that THE TRENT VALLEY CHEESE & BUTTER COMPANY, LIM-ITED, will make an application to His Honour the Lieutenant-Governor for leave to surrender its Charter.

Dated at Campbellford, Ontario, this 13th day of May, 1952.

M. H. WEST. Secretary-Treasurer.

(1063)

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#### GEDDES, GERRARD AND ELGOOD, LIMITED

UNDER the provisions of The Ontario Companies Act, Geddes, Gerrard and Elgood, Limited, hereby gives public notice that it will make application to His Honour the Lieutenant-Governor of Ontario for acceptance of the surrender of its charter on and from a date to be fixed by the Lieutenant-Governor.

Dated at St. Thomas this 12th day of May, A.D. 1952.

STANLEY A. MORTON. President.

(1065)

### **Notice to Creditors**

TAKE NOTICE that Jack Wong carrying on business as NEW BUCKINGHAM CAFE at 662 Yonge Street, Toronto, has made a bulk sale of the said business and creditors should file proof of their claims with the undersigned on or before May 26th, 1952. Further take notice of a meeting of creditors at Suite 707—357 Bay Street, Toronto, on Friday, May 30th, 1952, at eleven o'clock in the morning for giving of directions as to disposal of the estate and that after the latter date such disposal will be made having regard to the claims of which the undersigned shall then have notice.

THOMAS R. DEACON, Q.C., Trustee, 357 Bay Street, Toronto 1.

(1061)

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### Dissolution of Partnership

TAKE NOTICE that the partnership heretofore subsisting between John William George Leith and Sidney Henry, carrying on business as produce merchants at the Town of Listowel in the County of Perth, under the name of LISTOWEL PRODUCE COMPANY, was dissolved on the 29th day of March, 1952.

Dated at Listowel, Ontario, this 7th day of May, 1952.

JOHN WILLIAM GEORGE LEITH

SIDNEY HENRY.

(1020)

TAKE NOTICE that the partnership formerly existing between Edward P. Turner and William G. Batt in connection with the operation of the CHIPICAN GRILL, North Christina Street, Sarnia, has been dissolved and the said business will henceforth be carried on by the said William G. Batt at the said address, who assumes all debts and liabilities of the business.

Dated April 30th, 1952.

DAWSON & NETHERY, 192 Victoria St. N., Sarnia, Ontario,

Their Solicitors.

(1044)

NOTICE IS HEREBY GIVEN that the partnership lately subsisting between us, the undersigned, Russell E. Thornton and Charles Patterson, carrying on business under the firm name of WILBY IRON WORKS in the Town of Weston, County of York, has this day been dissolved by mutual consent, so far as regards the said Charles Patterson, who retires from the firm. The business in future will be carred on under the same name by the said Russell E. Thornton, who will pay and discharge all debts and liabilities and receive all moneys payable to the said firm.

Dated at Weston this 8th day of May, 1952.

RUSSELL E. THORNTON. CHARLES PATTERSON.

(1050)

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### Change of Name Act

TAKE NOTICE that Benjamin Litovitz, 223 Robert Street, Toronto, will apply to His Honour Judge Forsyth, at the City Hall, Toronto, on the 17th day of June, 1952, at 10.30 a.m., to change his name to Bernie Lewis, and his wife's name from Blanche Litovitz to Blanche Lewis, and his child's name from Van Richard Litovitz to Van Richard Lewis.

JACOB KAPLAN, 4 Albert Street, Toronto, Solicitor for the Applicant.

(1045)

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TAKE NOTICE that Charles Slosarcik, of 121 Empress Crescent, Toronto, Accountant, will apply to His Honour Judge Forsyth, in Chambers, at the City Hall, Toronto, on Monday, the 16th day of June, 1952, at 10 o'clock in the forenoon, to change his name to Charles Sloan, and the name of his wife, Mary Bridget Slosarcik, to Mary Bridget Sloan.

Dated at Toronto this 9th day of May, 1952.

CARRICK & WEATHERHEAD, 18 Toronto Street, Toronto, Solicitors for the Applicant.

(1046)

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TAKE NOTICE that an application will be made before His Honour Judge Forsyth, on Thursday, the 19th day of June, 1952, at his Chambers, City Hall, Toronto, at 10.30 a.m., by Bena Joensen, of 21-29 Avenue Road, Toronto, for an order changing her name to Bena Johnson.

BLAKE, ANGLIN, OSLER & CASSELS, The Canadian Bank of Commerce Building, Toronto, Ontario,

Solicitors for the Applicant.

(1051)

20

TAKE NOTICE that Eugene John Mayer, of 49 Glenview Avenue, Toronto, will apply to His Honour Judge Denton, in Chambers, City Hall, Toronto, on Thursday, the 22nd day of May, 1952, at 10 o'clock in the forenoon, to change his name to Eugene John Mayer de Berncastle, and the names of his wife, Livia

Henriette Mayer, and his sons, John Robert Andrew Mayer and Charles Steven Mayer, to Livia Henriette Mayer de Berncastle, John Robert Andrew Mayer de Berncastle and Charles Steven Mayer de Berncastle, respectively.

Dated at Toronto this 10th day of April, 1952.

20

TAKE NOTICE that the application of Paul Virtanen, 48 Hayden St., Toronto, to change his name to Paul Johnson, will be heard by the presiding Judge, in his Chambers, at the City Hall, Toronto, on Monday, the 26th day of May, 1952, at the hour of 10.00 o'clock in the forenoon.

Dated at Toronto this 14th day of May, 1952.

HENRY SIEGAL, 165 Spadina Ave., Toronto, Solicitor for the Applicant.

(1067)

TAKE NOTICE that the application of Robert Tailford, 11 Rykert Crescent, Toronto, to change his name to Robert Watson and that of his wife, Eva Tailford of the same address, to Eva Watson, will be heard by His Honour Judge Forsyth at his Chambers at the City Hall, Toronto, on Monday the 16th day of June, 1952, at the hour of 10.30 o'clock in the fore-

PAUL McNAMARA & ASSOCIATES, 619 Bayview Avenue, Toronto, Solicitors for the Applicant.

(1062)

### Miscellaneous Notices

NOTICE IS HEREBY GIVEN that I, Kenneth Stewart Dawe of Toronto, in the Province of Ontario, a member of the Bar of Nova Scotia, intend to apply to the Benchers of the Law Society of Upper Canada in the month of June, 1952, to be called to the Bar and admitted to practise as a Solicitor in the Province of Ontario.

Dated at Toronto, the 17th day of March, 1952.

K. S. DAWE 68 Balsam Ave., Toronto, Ontario.

(690)

13-14-15-16-17-18-19-20

### NOTICE OF INTENTION

NOTICE IS HEREBY GIVEN that I, LAW-RENCE MELVILLE MACLEOD, of the City of London, in the Province of Ontario, a member of the Bar of Nova Scotia, intend to apply to the Benchers of the Law Society of Upper Canada in the month of June, 1952, to be called to the Bar and admitted to practise as a Solicitor in the Province of Ontario.

Dated at London, Ontario, the 7th day of April, A.D. 1952.

L. M. MACLEOD, 660 Richmond St., London, Ont. Applicant.

### CANADIAN NATIONAL RAILWAYS

SEMI-ANNUAL SALE of Unclaimed, Refused and Damaged Freight will be held at

FREIGHT SHED

Simcoe and Front Streets, Toronto.

Tuesday, May 27th, 1952, at 10.00 a.m.

Auctioneer-FRANK WADDINGTON. (844)16-17-18-19-20-21

#### NOTICE OF INTENTION

NOTICE IS HEREBY GIVEN that I, Kenneth Young Hinton of the city of Niagara Falls, in the Province of Ontario, a member of the Bar of the Province of New Brunswick, intend to apply to the Benchers of the Law Society of Upper Canada in the month of June, 1952, to be called to the Bar and admitted to practise as a Solicitor in the Province of Ontario.

Dated at Niagara Falls, the 8th day of April, A.D. 1952.

K. Y. HINTON, 520 Queen Street Niagara Falls, Ontario.

(827)

16-17-18-19-20-21-22-23

### NOTICE OF INTENTION

NOTICE IS HEREBY GIVEN that I, JOHN A. TUCK, of Toronto, in the Province of Ontario, a member of the Bar of Alberta and Ontario, intend to apply to the Benchers of the Law Society of Upper Canada in the month of September, 1952, to be admitted to practise as a Solicitor in the Province of Ontario.

Dated at Toronto the 7th day of May, A.D. 1952.

J. A. TUCK. Applicant. 302 Bay St., Toronto, Ont.

(1017)

20-21-22-23-24-25-26-27

### Sheriff's Sale of Lands

UNDER AND BY VIRTUE of a Writ of Fieri Facias issued out of the County Court of the County of York, to me directed, against the goods and chattels and lands and tenements of Edward Fleming, I have seized and taken in execution all the right, title, interest and equity of redemption of Edward Fleming, the Defendant, in and to:

All and Singular that certain parcel or tract of land and premises situate, lying and being in the City of Toronto, in the County of York and Province of Ontario, and being composed of Lot 5 according to registered Plan 884 in the Registry Office for the City of Toronto.

On the property is said to be erected a three storey, ten room semi-detached solid brick house having a three piece bath and hardwood on two floors. There are no garage facilities. The premises are known as 67 Prince Arthur Avenue.

All of which said right, title, interest and equity of redemption of the said lands and tenements I shall offer for sale by public auction in my office, Room 113, City Hall, Toronto, on Tuesday, August 19, A.D. 1952, at 2.15 p.m.

Dated at Toronto this 7th day of May, A.D. 1952

J. D. CONOVER, NOVEK, Sheriff, County of York.

(797)

15-16-17-18-19-20-21-22

(1021)

## Publications Under The Regulations Act

MAY 17th, 1952

#### THE HIGHWAY IMPROVEMENT ACT

O. Reg. 190/52. Toronto-Barrie and Barrie By-pass Controlled Access Highway. Amending Regulations 135 of Consolidated Regulations 1950. Made—30th April, 1952. Filed—2nd May, 1952, 3.50 p.m.

### REGULATIONS MADE UPON THE RECOM-MENDATION OF THE MINISTER UNDER THE HIGHWAY IMPROVEMENT ACT

1. Regulation 1 of Regulations 135 of Consolidated Regulations of Ontario 1950, except schedule 1, is revoked and the following substituted therefor:

#### TORONTO-BARRIE HIGHWAY

- 1. That portion of the King's Highway described in items 1, 2, 3, 4 and 5 of schedule 1 and outlined in red and illustrated on maps or plans filed in the office of the Registrar of Regulations at Toronto as numbers 58, 59, 60, 61 and 62, respectively, is designated as a controlled-access highway.
- 2. Regulations 135 of Consolidated Regulations of Ontario 1950 are amended by adding the following regulation:

### BARRIE BY-PASS

2. That portion of the King's Highway described in schedule 2 and outlined in red and illustrated on a map or plan filed in the office of the Registrar of Regulations at Toronto as number 63 is designated as a controlled-access highway.

#### SCHEDULE 2

In the Township of Vespra and the Town of Barrie in the County of Simcoe, being

- (a) part of lot 51 registered plan 15,
- (b) part of lots 23, 24 and 25, concession 6,
- (c) part of lot 23 concession 5,
- (d) part of park lot 10 registered plan 160,
- (e) part of lot 9 registered plan 17 Town of Barrie,
- (f) all of lots 64, 65 and 66, registered plan 622,
- (g) part of lots 63, 67 and 68, registered plan 622,
- (h) part of park lots 1 and 2, registered plan 135,
- (i) part of park lots 5 to 8, both inclusive, registered plan 135,
- (j) part of park lots 1, 6, 7 and 8, registered plan 114,
- (k) part of park lot 1 registered plan 19,
- (l) part of park lots 15 to 20, both inclusive, registered plan 19,
- (m) part of the streets named

- (i) Anne,
- (ii) Wellington,
- (iii) Toronto,
- (iv) Bayfield,
- (v) Rose,
- (vi) Elizabeth, and
- (vii) Henry,
- (n) part of Sunnidale Road,
- (o) part of lot 21 concession 4,
- (p) part of lots 21 and 22, concession 3,
- (q) part of lots 4 to 10, both inclusive, concession 1 west of Penetanguishene Road,
- (r) part of lots 5 to 10, both inclusive, registered plan 302,
- (s) part of gore lot 11 concession 1 west of Penetanguishene Road, and
- (t) part of the road allowance between
  - (i) the townships of Innishl and Vespra,
  - (ii) lots 5 and 6, in concession 1 west of Penetanguishene Road,
  - (iii) lots 10 and 11, in concession 1 west of Penetanguishene Road,
  - (iv) concessions 1 west of Penetanguishene Road and 3,
  - (v) concessions 3 and 4,
  - (vi) lots 25 and 26, in concession 6, and
  - (vii) the townships of Vespra and Oro,

and being a strip of land 300 feet wide lying between two lines drawn parallel to, on opposite sides of and distant 150 feet measured perpendicularly from a centre line and centre line produced, and, premising that all bearings are astronomic and are referred to the meridian through the south-east angle of lot 25 concession 7 Township of Vespra in longitude 79° 42′ west, the centre line may be located as follows:

Commencing at a point in the centre line of the road allowance between the townships of Vespra and Innisfil, the centre line of the road allowance being the southerly limit of the herein-described lands, the point being located by starting at the south-east angle of the west half of lot 25 concession 6, thence south 58° 04′ 15″ west along the southerly limit of lot 25 a distance of 492.16 feet, thence south 39° 54′ 20″ east 164.13 feet to the point of commencement; thence north 39° 54′ 20″ west 808.61 feet; thence northerly 2790.51 feet on a curve right of 2644.42 feet radius, the chord equivalent being 2662.83 feet measured north 9° 40′ 30″ west; thence north 20° 33′ 20″ east 88.65 feet to a point in the southerly limit of Elizabeth Street 475.89 feet measured north 58° 24′ 40″ east along the southerly limit from a standard iron bar in the line between the east half and the west half of lot 24 concession 6; thence north 20° 33′ 20″ east

2240.91 feet to a point in the westerly limit of Anne Street 237.84 feet measured south 31° 59′ 50″ east along the westerly limit from a standard iron bar in the southerly limit for Hubbard Street; thence north 20° 33′ 20″ east 1194.38 feet; thence north-easterly 895.97 feet on a curve right of 5729.58 feet easterly 895.97 feet on a curve right of 5729.58 feet radius, the chord equivalent being 895.06 feet measured north 25° 02′ 07″ east; thence north 29° 30′ 55″ east 721.41 feet to a point in the northerly limit of Sunnidale Road 50.17 feet measured north 69° 23′ west along the northerly limit from the south-east angle of lot 65 registered plan 622; thence north 29° 30′ 55″ east 2729.59 feet to a point in the easterly limit of Bayfield Street 452.81 feet measured south 31° 59′ east along the easterly limit from a standard iron bar marking the most thence north 29° 30′ 55″ east 511.22 feet; thence north-easterly 464.94 feet on a curve right of 5729.58 feet radius, the chord equivalent being 464.82 feet measured north 31° 50′ 24″ east; thence north-easterly 1045.47 feet on a curve right of 5729.58 feet radius, the chord equivalent being 1044.02 feet measured north 39° 23′ 32″ east; thence north 44° 37′ 10″ east 380.82 feet to a point in the easterly limit of park lot 20 registered plan 19 distant 422.86 feet measured north 31° 50′ 20″ west along the lot 20; thence north 44° 37′ 10″ east 2296.06 feet to a point in the easterly limit of lot 21 concession 4 distant 972.72 feet measured north 31° 14′ 50″ west along the easterly limit from the most easterly angle of lot 21; thence north 44° 37′ 10″ east 236.36 feet; thence north-easterly 1663.70 feet on a curve right of 3819.72 feet radius, the chord equivalent being 1650.58 feet measured north 57° 05′ 50″ east; thence north 69° 34′ 30″ east 2157.65 feet to a point in the easterly limit of lot 22 concession 3, distant 134.09 feet measured southerly along the easterly limit from the north-easterly angle of lot 22; thence north 69° 34′ 30″ east 3147.06 feet to a point in the southerly limit of lot 7 registered plan 302 distant 745.82 feet measured south 82° 31′ 50″ east along the southerly limit of lots 4, 5, 6 and 7 registered plan 302, from the south-west angle of lot 4; thence north 69° 34′ 30″ east 235.13 feet; thence north-easterly 2250.83 feet on a curve left of 2864.79 feet radius, the chord equivalent being 2193.39 feet measured north 47° 04′ east; thence north 24° 33′ 30″ east 952.89 feet to a point in the northerly limit of lot 7 concession 1 west of Penetanguishene Road 2273.60 feet measured westerly along the northerly limit from the north-east angle of lot 7; thence north 24° 33′ 30″ east 3016.23 feet; thence north-easterly 1512.78 feet on a curve right of 2864.79 feet radius, the chord equivalent being 1495.26 feet measured north 39° 41′ 10″ east; thence north 54° 48′ 50″ east 404.0 feet to a point in the easterly limit of gore lot 11 concession 1 west of Penetanguishene Road 475.03 feet measured north 31° 06′ 20″ west along the easterly limit from the north-east angle of gore lot 10 concession 1 west of Penetanguishene Road; thence north 54° 48′ 50″ east 33.08 feet to a point in the centre line of the road allowance between the townships of Vespra and Oro, the centre line being the north-easterly limit of the herein-described lands.

(992)

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### THE WORKMEN'S COMPENSATION ACT

O. Reg. 191/52. General. Amending Regulations 371 of Consolidated Regulations 1950. Made—16th April, 1952. Approved—30th April, 1952. Filed—5th May, 1952, 9.00 a.m.

### REGULATIONS MADE BY THE BOARD UNDER THE WORKMEN'S COM-PENSATION ACT

- 1. Regulations 4 and 5 of Regulations 371 of Consolidated Regulations of Ontario, 1950, and regulations 2 and 3 of Ontario Regulations 92/51, are revoked.
- 2. Clause *e* of item 2 of Class 11 of Schedule 1 of Regulations 371 of Consolidated Regulations of Ontario, 1950, is revoked and the following substituted therefor:
  - (e) Operating
    - (i) service stations, and
    - (ii) garage businesses.
- 3. These regulations shall come into force on the 1st of January, 1953.

E. E. SPARROW
Chairman.
S. R. JOHNSTON

(Seal)

Dated at Toronto this 16th day of April, 1952.

(993)

20

Secretary.

#### THE WORKMEN'S COMPENSATION ACT

O. Reg. 192/52.
Pension Fund.
Amending Regulations 372 of Consolidated Regulations 1950.
Made—16th April, 1952.
Approved—30th April, 1952.
Filed—5th May, 1952, 9.10 a.m.

#### REGULATIONS MADE BY THE BOARD UNDER THE WORKMEN'S COM-PENSATION ACT

1. Clause c of regulation 1 of Regulations 372 of Consolidated Regulations of Ontario, 1950, is amended by adding at the end thereof the following:

but in respect of persons deemed employees of the Board under subsection 2a of section 69 of the Act means the 1st of January, 1951;

- 2. Regulations 372 of Consolidated Regulations of Ontario, 1950, are amended by adding thereto the following regulation:
  - 2a. The Board designates the following associations and corporations for the purposes of subsection 2a of section 69 of the Act:
    - (a) Class 20 Accident Prevention Association of Ontario,
    - (b) Construction Safety Association of Ontario,
    - (c) The Electrical Employers' Association of Ontario,
    - (d) Industrial Accident Prevention Associations,
    - (e) The Lumbermen's Safety Association,
    - (f) The Ontario Highway Construction Safety Association, and

- (g) The Ontario Pulp and Paper Makers Safety Association.
- 3. Subregulation 2 of regulation 3 of Regulations 372 of Consolidated Regulations of Ontario, 1950, is amended by adding after the word "to" in the first line the words "subregulation 2a and to".
- 4. Regulation 3 of Regulations 372 of Consolidated Regulations of Ontario, 1950, is amended by adding thereto the following subregulation:
  - (2a) Where the period between the date when a new employee became a member of the plan on the 18th of February, 1952, and the date of his normal retirement-age is less than 10 years he shall not pay into the fund, but if he
    - (a) gives notice in writing to the Board within 60 days after the 1st of June, 1952, of his intention to pay an amount equal to the amount payable for a sufficient number of years of service to complete the period of 10 years, and
    - (b) pays or agrees to pay the amount mentioned in clause a together with interest thereon at 3 per cent a year,

he shall be entitled to credit for that period in computing the amount of any pension payable to him. 5. Table I of Regulations 372 of Consolidated Regulations of Ontario, 1950, is amended by striking out the last line and substituting therefor the following:

45 and over . . .

.7.75

(Seal)

E. E. SPARROW Chairman. S. R. JOHNSTON

Secretary.

Dated at Toronto this 16th day of April, 1952.

(994)

2.0

#### THE POLICE ACT

O. Reg. 193/52. Division of Responsibility for Policing. Amending Regulations 320 of Consolidated Regulations 1950. Made—30th April, 1952. Filed—5th May, 1952, 11.15 a.m.

# REGULATIONS MADE UNDER THE POLICE ACT

1. Part 1 of schedule 2 of Regulations 320 of Consolidated Regulations of Ontario 1950 is amended by adding thereto the following item:

45a. Municipal Township of WEST FERRIS

| - the whole

(996)



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# **Government Publications**

As listed below, may be obtained from the Office of the Queen's Printer,
Parliament Buildings, Toronto

### EMPIRE 3-1211—Local 732

Remittance to be made payable to the Provincial Treasurer of Ontario and sent with your order to the office of the Queen's Printer.

REVISED STATUTES OF ONTARIO, 1950
. 5 Bound Volumes — — \$25.00 per set

THE CONSOLIDATED REGULATIONS OF ONTARIO, 1950

3 Bound Volumes — — \$20.00 per set

SESSIONAL STATUTES OF ONTARIO, 1951	\$2.00
Assessment Act\$ .75	Logging Tax Act
Bills of Sale and Chattel Mortgage Act	Marine Insurance Act
Bulk Sales Act	Marriage Act
Companies Act	Mechanics Lien Act
Conditional Sales Act	Municipal Act
Coroners' Act.         .25           Corporations Tax Act.         .50	Municipal Drainage Act Municipal Drainage Aid Act Provincial Aid to Drainage Act
Department of Municipal Affairs Act	Notaries Act
Deserted Wives and Children's Maintenance Act25 Ditches and Watercourses Act25	Partnership Act and Partnership Registration Act
Division Courts Act, Rules and Forms 1.00	Public Accountancy Act
Evidence Act	Public Health Act
Hospital Tax Act and Regulations	Public Utilities Act
Insurance Act 1.00	Registry Act
Justice of the Peace Act	
Land Surveyors Act	Sale of Goods Act
Land Titles Act	Securities Act and Regulations
Land Transfer Tax Act	Security Transfer Tax Act and Regulations
Landlord and Tenant Act	Succession Duty Act and Regulations 1.00
Line Fences Act	Surveys Act
Loan and Trust Corporations Act 1.25	Title Drainage Act
Local Improvement Act	Trustees Act

### MISCELLANEOUS PUBLICATIONS

Annual Report of Municipal Statistics, 1950 5.00 Forest Trees of Ontario	Report of the Ontario Royal Commission on Milk,	1.00
Land Titles Rules, Forms and Tariff of Fees 1.00	Summary of the Findings, Recommendations, and Suggestions of the Report on Milk	
T1-11 D1-/* 00/50	and Suggestions of the Report on Milk	.15
Leasehold Regulations 98/52		
Manual of Assessment Values 4.00	Report of the Select Committee on Conservation,	
Municipal Directory, 1952 1.00	1950	1.00
Public Accounts of the Province of Ontario50	Rules of Practice and Procedure of the Supreme	
Regulations Under The Division Courts Act 1.00	Court of Ontario, 1951	1.75
	(Bound Copy)	3.00
Report of the Ontario Royal Commission on		
Forestry, 1947 1.00	Surrogate Court Rules, Forms and Tariff of Fees	.50



# Notice to Sheriffs and Treasurers

Re Advertising Sale of Lands for Taxes in "The Ontario Gazette", Year 1952

Section 152 of The Assessment Act provides:

152. The day of the sale shall be more than ninety-one days after the first publication of the list in The Ontario Gazette.

During year 1952 the dates for publication of tax sale advertisements in The Ontario Gazette are as follows:

January 5th,	Issue	No.	1-	-Earliest	Date	Sale	can	be held	l—April, 5th,	1952
February 2nd,	46	66	5	66	46	66	66	66	-May 3rd,	66
March 1st,	"	66	9	66	"	46	ш		-June 2nd,	66
April 5th,	44	"	14	44	"	"	66		—July 5th,	66
May 3rd,	44	66	18	66	66	"	"		—August 2nd,	66
June 7th,	66	66	23	46	"	66	44		—September 6th,	66
July 5th,	66	66	27	46	"	46	44		—October 4th,	66
August 2nd,	44	66	31	44	"	66	66	66	-November 1st.	66
September 6th,	66	66	36	66	"	66	66	66	—December 6th,	66
October 4th,	44	66	40	66	"	66	"	66	—January 3rd,	1953
November 1st,	"	"	44	44	66	66	66		-February 2nd,	66
December 6th,	66	"	49	66	"	66	"		-March 7th,	66

Advertisements of tax sales must be received by the Queen's Printer at least TWO WEEKS PRIOR TO THE DATE OF PUBLICATION IN THE ONTARIO GAZETTE.

### ADVERTISING RATES FOR TAX SALES

- 2.—(1) The rates payable for publication of matters in The Ontario Gazette shall be,—
- (a) for a double-column insertion of.—
  - (i) a notice of the sale of land for arrears of taxes, \$5; and
  - (ii) a list of lands liable to be sold for arrears of taxes, 25 cents a line or fraction thereof:

### **EXAMPLE**

For each insertion—The minimum fee due with copy is \$5.00 for each Warrant and 25 cents for each line or part lines after the Warrant.

**Cheques** should be made payable to THE PROVINCIAL TREASURER OF ONTARIO and forwarded to THE ONTARIO GAZETTE.

No exchange required on cheques.

Advertisements should be typewritten or printed legibly, separate from covering letter, number of insertions required must be stated and all signatures should be typed.

All correspondence should be addressed in full "THE ONTARIO GAZETTE", Queen's Printer Office, Parliament Buildings, Toronto, Ontario.

### Rates of Advertising in The Ontario Gazette

(Rates are chargeable re agate line measurement—14 lines to the inch)

### THE OFFICIAL NOTICES PUBLICATIONS ACT

# REGULATIONS MADE UNDER THE OFFICIAL NOTICES PUBLICATIONS ACT

- 1. In these regulations "line" means agate line.
- 2.—(1) The rates payable for publication of matters in The Ontario Gazette shall be,—
  - (a) for a double-column insertion of,
    - (i) a notice of the sale of land for arrears of taxes, \$5; and
    - (ii) a list of lands liable to be sold for arrears of taxes, 25 cents a line or fraction thereof; and
  - (b) for a single- column insertion of all other matters,
    - (i) on the first insertion, 20 cents a line or fraction thereof; and
    - (ii) on each additional insertion, 10 cents a line or fraction thereof.
  - (2) The rates in subregulation 1 shall be paid as follows:
  - (a) upon submitting the copy of a matter for publication, \$5 for the first insertion and \$2.50 for each additional insertion requested; and
  - (b) except for the rates payable under subclause i of clause a of subregulation 1 of the balance, after crediting the amount paid under clause a, upon receipt of an account from the Queen's Printer.
- (3) Where the amount paid under clause a of subregulation 2 exceeds the rates payable. the person making that payment shall be entitled to a refund of the amount by which the amount paid exceeds the rates payable.
  - 3.—(1) The rates payable for THE ONTARIO GAZETTE shall be,
  - (a) by subscribers for a subscription of 52 weekly issues, \$6; and
  - (b) by others for a single copy, 15 cents.
  - (2) The rates in subregulation 1 shall be payable in advance.

THE ONTARIO GAZETTE is published each Saturday and advertisements must be received before Thursday noon to ensure publication in the next issue.

Advertisements should be typewritten or written legibly, separate from covering letter. Number of insertions required must be stated and the names of all signing officers typewritten or printed.

A copy of The Ontario Gazette will be sent free to each advertiser, approximately four days after publication date, for each week that his advertisement appears.

The 12 Month Tax Sale Issues may be subscribed to for \$1.80 per annum.

All remittances should be made payable to The Provincial Treasurer of Ontario and forwarded to The ONTARIO GAZETTE.

All correspondence should be addressed:

THE ONTARIO GAZETTE, Queen's Printer Office, Parliament Buildings, Toronto, Ontario.



# The Ontario Gazette

### PUBLISHED BY AUTHORITY

VOL. LXXXV

TORONTO, SATURDAY, MAY 24th, 1952

21

# **Government Notices Respecting Corporations**

### Letters Patent of Incorporation

# L'ASSOCIATION ST. CHRISTOPHE LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 7th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Bruno Legault, Egg Grader; Hercule Racine, Merchant Clerk; and Leopold Genier, Manufacturer; all of the Village of Casselman, in the County of Russell and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a corporation under the name of L'ASSOCIATION ST. CHRISTOPHE LIMITED; To acquire by purchase or otherwise necessary land in the said Village of Casselman; and for the further purposes and objects therein set forth: with a capital of Forty Thousand dollars divided into Four Hundred shares of One Hundred dollars each; with its Head Office at the said Village of Casselman; and its Provisional Directors being Bruno Legault, Hercule Racine and Leopold Genier, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary. BOJO CAMPS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 10th day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting George Richard Hunter and Alan Sweatman, Barristers; and Carter Spencer Draper, Law Clerk; all of the City of Winnipeg, in the Province of Manitoba; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a corporation under the name of BOJO CAMPS LIMITED; To purchase, lease, take in exchange or otherwise acquire lands and real estate and any right, title or interest therein and any buildings, erections or construction thereon and to construct, erect and operate tourist camps, fishing camps, hunting camps, restaurants, garages, dwelling houses, residences and other buildings and works and to use, convert, adapt and maintain all or any of such buildings or premises to or for any one or more of the foregoing purposes or any like purposes; and for the further purposes and objects therein set forth: with a capital of Fifty Thousand dollars divided into Two Hundred and Fifty common shares of One Hundred dollars each; with its Head Office at the Town of Sioux Lookout, in the District of Kenora and Province Of Ontario; and its Provisional Directors being George Richard Hunter, Alan Sweatman and Carter Spencer Draper, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

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#### CURRAN & BRIGGS READY-MIX LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 7th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Robert William Macaulay and Lloyd Arthur May, Solicitors; and Margaret Elizabeth Packham, Vera Wilhelmine Brown and Vera Gwendolyn May, Secretaries; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of CURRAN & BRIGGS READY-MIX LIMITED; (a) To carry on business as general contractors and builders for the purpose of the construction, erection, fabrication and building of all manner of buildings, roads, ways, bridges, tramways, wharves, works and structures, and to operate a general construction company, and to carry on the business of engineering; and for the further purposes and objects therein set forth: with a capital divided into One Thousand Three Hundred and Fifty preference shares of the par value of One Hundred dollars each and Fifteen Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Fifteen Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Robert William Macaulay, Lloyd Arthur May, Margaret Elizabeth Packham, Vera Wilhelmine Brown and Vera Gwendolyn May, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

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### FLOWER TOWN MOTORS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 2nd day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting William James Robinson, Solicitor; Lilas Mary Trout and Elizabeth Adelene McMurchy, Stenographers; and Laurie Mitchell Richardson, Married Woman; all of the Town of Brampton, in the County of Peel and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of FLOWER TOWN MOTORS LIMITED, Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To manufacture, repair, buy, sell, import, export, exchange and generally deal in all kinds of automobiles, motors, engines, machines, carburetors, accessories and parts and all kinds of machinery, implements, utensils, apparatus,

lubricants, cements, solutions and appliances, whether incidental to the construction of motor cars or otherwise. rubber and articles and goods of all kinds of which rubber is a component part, together with the various materials which enter into the manufacture of such articles and goods and fuel-saving, mechanical and electrical appartus and devices and all things capable of being used therewith or in the manufacture, maintenance and working thereof respectively; and for the further purposes and objects therein set forth: with a capital divided into Ten Thousand preference shares of the par value of Ten dollars each and One Hundred Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of One Hundred Thousand dollars; with its Head Office at the said Town of Brampton; and its Provisional Directors being William James Robinson, Lilas Mary Trout, Elizabeth Adelene McMurchy and Laurie Mitchell Richardson, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

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# HARRY GREENBERG & ASSOCIATES LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 8th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Harry Greenberg, Sydney Jacobs and Frank Spiegel, all of the City of Toronto, in the County of York and Province of Ontario, Managers; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of HARRY GREENBERG & ASSOCIATES LIMITED; To buy, sell and trade in all makes of new and used motor cars and trucks and all parts and accessories for such motor cars and trucks; with a capital divided into Three Thousand 7% non-cumulative non-participating preference shares of the par value of Ten dollars each and Ten Thousand common shares without any nominal or par value; provided, however, that the consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of One dollar for each share; with its Head Office at the said City of Toronto; and its Provisional Directors being Harry Greenberg, Sydney Jacobs and Frank Spiegel, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(1070)

# KRISTINA COPPER MINES LIMITED (No Personal Liability)

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 12th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting John George Brown, Eric Dean Roberts, Michael Cameron Cowan and William Fairburn, Esquires; and Audrey Jean Salmon, Secretary; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a corporation under the name of KRISTINA COPPER MINES LIMITED (No Personal Liability); (a) To acquire, own, lease, prospect for, open, explore, develop, work, improve, maintain and manage mines and mineral lands and deposits, and to dig for, raise, crush, wash, smelt, assay, analyze, reduce, amalgamate, refine, pipe, convey and otherwise treat ores, metals and minerals, whether belonging to the Company or not, and to render the same merchantable and to sell or otherwise dispose of the same or any part thereof or interest therein; and for the further purposes and objects therein set forth: with a capital Three Million Five Hundred Thousand dollars divided into Three Million Five Hundred Thousand shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being John George Brown, Eric Dean Roberts, Audrey Jean Salmon, Michael Cameron Cowan and William Fairburn, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

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### LINDA VISTA INN LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 7th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Keith Fraser Heartwell, Proprietor, and Margaret Helen Heartwell, Married Woman, both of the Town of Petrolia, in the County of Lambton and Province of Ontario; and Lionel Fraser Heartwell, President, William Lyall Smith, Public Accountant, and Harley Edward Gerald Pike, Auditor, all of the City of Sarnia, in the said County of Lambton; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a corporation under the name of LINDA VISTA INN LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To provide hotel services including rooms and meals for guests; and for the further purposes and objects therein set forth: with a capital of Forty Thousand dollars divided into Four Hundred shares of One Hundred dollars each; with its Head Office at the said Town of Petrolia; and its Provisional Directors being Keith Fraser Heartwell, William Lyall Smith and Harley Edward Gerald Pike, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

# MIDCONTINENT TRUCK TERMINAL LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 1st day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Joseph Rosenfeld, Barrister; William Clavir, Realtor; and Marguerite McFarland, Secretary; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of MIDCONTINENT TRUCK TERMINAL LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To carry on the business of warehousemen and to acquire, construct, operate, maintain, lease and dispose of warehouses, storehouses, elevators, yards and buildings for the purpose of storing goods, wares, merchandise, produce and all other articles of commerce; and for the further purposes and objects therein set forth: with a capital of Hundred Thousand dollars divided into Eight Thousand 5% non-cumulative redeemable preference shares of Ten dollars each and Twenty Thousand common shares of One dollar each; with its Head Office in the Township of Etobicoke, in the said County of York; and its Provisional Directors being Joseph Rosenfeld, William Clavir and Marguerite McFarland, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

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# MONTOCO PETROLEUMS LIMITED (No Personal Liability)

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 7th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Wilbur Ralph Salter, John Denton Reilly, William Stanley Jamieson and Barnabas William Nixon Apple, Solicitors; Charles Ralph Best Salter, Student-at-Law; Eva Mead, Receptionist; and Thelma Margaret Taylor, Stenographer; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a corporation under the name of MONTOCO PETROLEUMS LIMITED (No Personal Liability) (a) To acquire, own, lease, prospect for, open, explore, develop, work, improve, maintain and manage mines and mineral lands and deposits, including oil and gas lands and deposits, and to dig for, raise, crush, wash, smelt, assay, analyze, reduce, amalgamate, refine, pipe, convey and otherwise treat ores, metals and minerals, including oil and gas, whether belonging to the Company or not, and to render the same merchantable and to sell or otherwise dispose of the same or any part thereof or interest therein; and for the further purposes and objects therein set forth: with a capital of Five Million dollars divided into Five Million shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being Wilbur Ralph Salter, John Denton Reilly, William Stanley Jamieson, Barnabas William Nixon Apple, Charles Ralph Best Salter, Eva Mead and Thelma Margaret Taylor, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

# NEMEGOS MINING COMPANY LIMITED (No Personal Liability)

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 6th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Norman Oliver Seagram, Charles Roger Archibald and Thomas Frederick Cooper Cole, Barristers; Keith Allan Flanigan, Student-at-Law; and Lillian Mae Cranston, Elizabeth Helen Keir and Vivian Gertrude Leblanc, Stenographers; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become sub-scribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a corporation under the name of NEMEGOS MINING COMPANY LIMITED (No Personal Liability); (a) To acquire, own, lease, prospect for, open, explore, develop, work, improve, maintain and manage mines and mineral lands and deposits, and to dig for, raise, crush, wash, smelt, assay, analyze, reduce, amalgamate, refine, pipe, convey and other-wise treat ores, metals, and minerals, whether belonging to the Company or not, and to render the same merchantable and to sell or otherwise dispose of the same or any part thereof or interest therein; and for the further purposes and objects therein set forth: with a capital of Two Million dollars divided into Million shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being Norman Oliver Seagram, Charles Roger Archibald, Thomas Frederick Cooper Cole, Keith Allan Flanigan, Lillian Mae Cranston, Elizabeth Helen Keir and Vivian Gertrude Leblanc, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

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#### NOARK ELECTRIC PRODUCTS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 5th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Samuel Cohen, one of Her Majesty's Counsel learned in the Law; Donald Carr, Barrister; and Florence Scott, Secretary; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of NOARK ELECTRIC PRODUCTS LIMITED; (a) To carry on the business of electricians, electrical workers, electronics, radio and radar workers and manufacturers of and workers and dealers in engines, dynamos, generators, batteries, switchboards, bus duct, circuit breakers, safety switches, motor controls, panelbreakers, safety switches, motor controls, panel-boards, electric and electronic appliances and accessories of every description and any business in which the application of electricity for any power, light or otherwise is or may be useful, convenient or ornamental or any other business of a like nature, and generally to carry on the business of engineering; and for the further purposes and objects therein ser forth: with a capital of Forty Thousand dollars divided into Three Hundred preference shares of One Hundred dollars each and One Hundred common shares of One Hundred dollars each; with its Head Office at the said City of Toronto; and its Provisional Directors being Samuel Cohen, Donald Carr and Florence Scott, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

#### OLIVE SECURITIES LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 28th day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Hugh James Dawson, Gentleman; Ernest Frederick Griffith, Accountant; and Joyce Mary Edwards, Secretary; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of OLIVE SECURITIES LIMITED; (a) To underwrite, subscribe for, purchase, invest in or otherwise acquire and hold, either as principal or agent and absolutely as owner or by way of collateral security or otherwise, and to sell, exchange, pledge, transfer, assign or otherwise dispose of deal in the bonds or debentures, stocks, shares or other securities of any government or municipal or school corporation or of any chartered bank or of any incorporated company or corporation; and for the further purposes and objects therein set forth: with a capital divided into Seven Thousand Five Hundred preference shares of the par value of Ten dollars each and Twenty five Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Twenty-five Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Hugh James Dawson, Ernest Frederick Griffith and Joyce Mary Edwards, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary

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# ONTARIO COBALT MINES LIMITED (No Personal Liability)

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 2nd day of May, A.D. 1952, have been ssued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Abraham Greenbaum and Paul Phillips, Barristers; Jennette Cohen, Secretary; and Jack Gilbert and Harry Cravit, Students-at-Law; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a corporation under the name of ONTARIO COBALT MINES LIMITED (No Personal Liability) (a) T ity); (a) To acquire, own, lease, prospect for, open, explore, develop, work, improve, maintain and manage mines and mineral lands and deposits, and to dig for raise, crush, wash, smelt, assay, analyze, reduce, amalgamate, refine, pipe, convey and otherwise treat ores, metals and minerals, whether belonging to the Company or not, and to render the same merchantable and to sell or otherwise dispose of the same or any part thereof or interest therein; and for the further purposes and objects therein set forth: with a capital of Four Million dollars divided into Four Million shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being Abraham Greenbaum, Jennette Cohen, Paul Phillips, Jack Gilbert and Harry Cravit, hereinbefore ment oned

> R. J. CUDNEY, Deputy Provincial Secretary.

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# PERUVIAN OILS & MINERALS, LIMITED (No Personal Liabilit )

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 8th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Sidney Hamlin Robinson, William Dennis Jordan and Donald Wentworth Falconer, Barristers; and Pamela Coline Sword and Marion Kirkpatrick Webster, Secretaries; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a corporation under the name of PERUVIAN OILS & MINERALS, LIMITED (No Personal Liability); (a) To acquire, own, lease, prospect for, open, explore, develop, work, improve, maintain and manage mines and mineral lands and deposits, including oil and gas lands and deposits, and to dig for, raise, crush, wash, smelt, assay, analyze, reduce, amalgamate, refine, pipe, convey and otherwise treat ores, metals and minerals, including oil and gas, whether belonging to the Company or not, and to render the same merchantable and to sell or otherwise dispose of the same or any part thereof or interest therein; and for the further purposes and objects therein set forth; with a capital of Three Million dollars divided into Three Million shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being Sidney Hamlin Robinson, William Dennis Jordan, Donald Wentworth Falconer, Pamela Coline Sword and Marion Kirkpatrick Webster, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

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# PILEGGI MISSANABIE MINING SYNDICATE LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 5th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Arnon Wyles Burt, Solicitor; Marjory Barnes, Secretary; and Joan Schmidt, Stenographer; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of PILEGGI MISSANABIE MINING SYNDICATE LIMITED; Within the Province of Ontario and not elsewhere: (a) To prospect for, acquire, own, lease, explore, develop, work, improve, maintain and manage mines and mineral lands and deposits and to sell or otherwise dispose of the same or any part thereof or interest therein; and for the further purposes and objects therein set forth: with a capital of Thirty-five Thousand dollars divided into Thirty-five Thousand shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being Arnon Wyles Burt, Majory Barnes and Joan Schmidt, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

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# THE ROYAL REGIMENT OF CANADA ASSOCIATION

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 7th day of May, A.D. 1952, have been

issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting James Thorburn Allan, Steward, and Lou Lawrence Trenton, Restaurateur, both of the City of Toronto, in the County of York and Province of Ontario; and Francis James Cox, of the Town of Mimico, in the said County of York, Builder; and any others who have become subscribers to the memorandum of agreement of the Corporation, and persons who thereafter become members thereof, a corporation without share capital under the name of THE ROYAL REGIMENT OF CANADA ASSOCIATION; (a) To stimulate, cultivate and preserve friendly regard and esteem amongst all war veterans and to preserve the records and memories of their services; and for the further purposes and objects therein set forth: with its Head Office at the said City of Toronto; and its First Directors being James Thorburn Allan, Lou Lawrence Trenton and Francis James Cox, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

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### SCOTT KNITTING CO. LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 1st day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting John Kril, Salesman; Nettie Kril, Married Woman; and Joseph Moskalyk, Spinner; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of SCOTT KNITTING CO. LIMITED; (a) To manufacture, buy, sell and deal in goods, wares and merchandise; and for the further purposes and objects therein set forth: with a capital divided into Three Thousand preference shares of the par value of Ten dollars each and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being John Kril, Nettie Kril and Joseph Moskalyk, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

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### WINONA ACCEPTANCE LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 7th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Elmore Houser and James Somerville Brown, both of the Town of Leaside, in the County of York and Province of Ontario, Solicitors; and David Toner Bennett, of the City of Toronto, in the said County of York, Solicitor; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of WINONA ACCEPTANCE LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the

time being in force, to purchase or otherwise acquire, hold, discount, sell, lend money on the security of or otherwise deal with promissory notes, lien notes, conditional sale agreements, chattel mortgages and other securities; with a capital divided into Three Thousand Five Hundred preference shares of the par value of Ten dollars each and Five Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Five Thousand dollars; with its Head Office in the Township of York, in the said County of York; and its Provisional Directors being Elmore Houser, James Somerville Brown and David Toner Bennett, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

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### ZION LUTHERAN CHURCH OF ATIKOKAN

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 5th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Adolph Werner, Manager; Reinhold Miller, Arthur Tefs and Arnold Aubey, Miners; and Val Julius Thorlakson, Truck Driver; all of the Improvement District of Atikokan, in the District of Rainy River and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Corporation, and persons who thereafter become members thereof, a corporation without share capital under the name of ZION LUTHERAN CHURCH OF ATIKOKAN; To provide, maintain and conduct a Christian Church for the teaching and preaching of the Gospel of Jesus Christ in the said Improvement District of Atikokan, and to buy and sell such real estate as may be necessary to carry out the said purpose; with its Head Office at the said Improvement District of Atikokan; and its First Directors being Adolph Werner, Reinhold Miller and Val Julius Thorlakson, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

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### Supplementary Letters Patent

### L'HEUREUX PLUMBING & HEATING CO., LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 25th day of April, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to L'HEUREUX PLUMBING & HEATING CO., LIMITED, incorporated June 6, A.D. 1929, (a) Designating the One Thousand shares of the capital stock of the Company of One Hundred dollars each as One Thousand common shares of One Hundred dollars each; and (b) Increasing the capital of the Company from the sum of One Hundred Thousand dollars to the sum of One Hundred and Forty Thousand dollars by the creation of Four Hundred preference shares of One Hundred dollars each, ranking in priority to the common shares of the Company and having attached thereto the terms and conditions therein set forth.

R. J. CUDNEY, Deputy Provincial Secretary

### THE HUDSON BAY MINES LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 30th day of April, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to THE HUDSON BAY MINES LIMITED, incorporated July 16, A.D. 1909, (a) Decreasing the capital of the Company from the sum of Three Million Five Hundred Thousand dollars to the sum of One Million One Hundred and Twenty Thousand dollars, such decrease to be effected by reducing the par value of the Seven Hundred Thousand issued and unissued shares of the capital stock of the Company from the sum of Five dollars per share to the sum of One dollar and Sixty cents per share; (b) Further decreasing the capital of the Company from the sum of One Million One Hundred and Twenty Thousand dollars to the sum of Seven Hundred Thousand dollars, such decrease to effected by reducing the par value of the Seven Hundred Thousand issued and unissued shares of the capital stock of the Company from the sum of One dollar and Sixty cents per share to the sum of One dollar per share; and (c) Authorizing the payment of capital to the shareholders of the Company in an amount of Four Hundred Thousand dollars, such payment to be made either in cash or by distribution in specie to the shareholders of the Company of assets of the Company or both.

> R. J. CUDNEY, Deputy Provincial Secretary.

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### LIONEL DICKIE LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 6th day of May, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to LIONEL DICKIE LIMITED, incorporated February 13, A.D. 1942, (a) Designating the Four Hundred shares of the capital stock of the Company of One Hundred dollars each as Four Hundred common shares of One Hundred dollars each; and (b) Increasing the capital of the Company from the sum of Forty Thousand dollars to the sum of One Hundred and Forty Thousand dollars by the creation of One Thousand 4% non-cumulative redeemable preference shares of One Hundred dollars each, ranking in priority to the common shares of the Company and carrying and being subject to the rights, preferences, priorities, limitations, conditions and restrictions therein set forth.

R. J. CUDNEY, Deputy Provincial Secretary.

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### ONTARIO PYRITES COMPANY LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 5th day of May, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to ONTARIO PYRITES COMPANY LIMITED, incorporated July 6, A.D. 1942, Increasing the capital stock of the Company by the creation of an additional One Million shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the unissued and the additional shares without any nominal or par value shall not exceed in amount or value

the sum of Four Million Two Hundred and Six Thousand Nine Hundred and Twenty dollars and Eighty-three cents.

R. J. CUDNEY, Deputy Provincial Secretary.

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ROSEHALL NURSERIES LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 1st day of May, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to ROSEHALL NURSERIES LIMITED, incorporated June 6, A.D. 1945, Increasing the capital stock of the Company by the creation of an additional Six Hundred preference shares of the par value of One Hundred dollars each, ranking pari passu in all respects with the existing preference shares of the Company.

R. J. CUDNEY, Deputy Provincial Secretary.

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# THE R. TIMMS CONSTRUCTION AND ENGINEERING LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 6th day of May, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to THE R. TIMMS CONSTRUCTION AND ENGINEERING LIMITED, incorporated February 8, A.D. 1929, (a) Increasing the capital stock of the Company: (i) by the creation of an additional Three Hundred and Forty Thousand 5% redeemable non-cumulative preference shares of the par value of One dollar each, ranking pari passu in all respects with the existing 5% redeemable non-cumulative preference shares of the Company; and (ii) by the creation of an additional Sixty Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the presently unissued and the additional common shares without any nominal or par value shall not exceed in amount or value the sum of Seventy Thousand dollars; and (b) Deleting and expunging from the Supplementary Letters Patent of the Company, dated the 17th day of April, A.D. 1947, clause 3. of the preference share provisions commencing with the figure and words, "3. The holders of the said preference shares", and concluding with the words, "to the date of such reduction", and substituting another clause therefor.

R. J. CUDNEY, Deputy Provincial Secretary.

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### **Change of Name**

### DON MILLS DEVELOPMENTS LIMITED

NOTICE IS HEREBY GIVEN that, under the provisions of The Companies Act, the Secretary of the Province of Ontario, by an Order dated the 8th

day of May, A.D. 1952, has changed the name of O'KEEFE'S REALTY COMPANY LIMITED, Incorporated September 8th, 1947, to DON MILLS DEVELOPMENTS LIMITED.

R. J. CUDNEY, Deputy Provincial Secretary.

(1072)

2.1

# Surrender and Cancellation of Letters Patent and Termination of Existence

### L. M. BERRY AND COMPANY, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 6th day of May, A.D. 1952, in the terms and conditions therein set forth, has directed the concellation of the charter of L. M. BERRY AND COMPANY, LIMITED, incorporated by Letters Patent dated the 13th day of April, A.D. 1933, and by his said Order has fixed the 10th day of June, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY, Deputy Provincial Secretary.

(1073)

21

# THE CAMPBELL FLOUR MILLS COMPANY, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 31st day of March, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of THE CAMPBELL FLOUR MILLS COMPANY, LIMITED, incorporated by I etters Patent dated the 10th day of April, A.D. 1911, and has directed that the same be cancelled and by his said Order has fixed the 16th day of June, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY, Deputy Provincial Secretary.

(1073)

21

### GRAND BEND CAR RENTALS CO. LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 2nd day of May, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of GRAND BEND CAR RENTALS CO. LIMITED, incorporated by Letters Patent dated the 5th day of July, A.D. 1950, and has directed that the same be cancelled and by his set Order has fixed the 16th day of June, A.D. 1952, the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY, Deputy Provincial Secretary.

(1073)

### WILLIAM HARRIS ESTATE, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 8th day of May, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of WILLIAM HARRIS ESTATE, LIMITED, incorporated by Letters Patent dated the 11th day of January, A.D. 1926, and has directed that the same be cancelled and by his said Order has fixed the 16th day of June, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY, Deputy Provincial Secretary.

(1073)

21

#### LIVINGSTON WOOD PRODUCTS LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 8th day of May, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of LIVINGSTON WOOD PRODUCTS LIMITED, incorporated by Letters Patent dated the 15th day of December, A.D. 1942, and has directed that the same be cancelled and by his said Order has fixed the 16th day of June, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY, Deputy Provincial Secretary.

(1073)

21 (10)

### NIAGARA WALL PAPER COMPANY, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 2nd day of May, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of NIAGARA WALL PAPER COMPANY, LIMITED, incorporated by Letters Patent dated the 28th day of July, A.D. 1927, and has directed that the same be cancelled and by his said Order has fixed the 10th day of June, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY, Deputy Provincial Secretary.

(1073)

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### THE PACKET-TIMES PUBLISHING COMPANY LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 9th day of May, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of THE PACKET-TIMES PUBLISHING COMPANY LIMITED, incorporated by Letters Patent dated the 14th day of December, A.D. 1944, and has directed that the same be cancelled and by his said Order has fixed the 16th day of June, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY, Deputy Provincial Secretary.

### W. C. PATTERSON GAS COMPANY LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 7th day of May, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of W. C. PATTERSON GAS COMPANY LIMITED, incorporated by Letters Patent dated the 27th day of November, A.D. 1907, and has directed that the same be cancelled and by his said Order has fixed the 16th day of June, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY, Deputy Provincial Secretary.

(1073)

21

#### PROPRIETARY MINES, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 5th day of May, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of PROPRIETARY MINES, LIMITED, incorporated by Letters Patent dated the 14th day of March, A.D. 1930, and has directed that the same be cancelled and by his said Order has fixed the 10th day of June, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY, Deputy Provincial Secretary.

(1073)

21

### QUEBEC COPPER CORPORATION, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 6th day of May, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of QUEBEC COPPER CORPORATION, LIMITED, incorporated by Letters Patent dated the 26th day of September, A.D. 1927, and has directed that the same be cancelled and by his said Order has fixed the 10th day of June, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY, Deputy Provincial Secretary.

(1073)

21

### SRIGLEY MOTOR SALES, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 30th day of April, A.D. 1952, in the terms and conditions therein set forth, has directed the cancellation of the charter of SRIGLEY MOTOR SALES, LIMITED, incorporated by Letters Patent dated the 15th day of December, A.D. 1926, and by his said Order has fixed the 10th day of June, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY, Deputy Provincial Secretary.

(1073)

21

(1073)

#### WARWICK PROPERTIES LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 7th day of May, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of WARWICK PROPERTIES LIMITED, incorporated by Letters Patent dated the 26th day of September, A.D. 1946, and has directed that the same be cancelled and by his said Order has fixed the 16th day of June, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY, Deputy Provincial Secretary.

(1073)

21

Date of

#### NOTICE

PURSUANT to section 29 (2) of The Companies Act, an Order-in-Council dated May 15, 1952, was passed cancelling the letters patent of the following companies as of June 5, 1952, for default in filing annual returns:

Name of Company	Incorporation
Name of Company	incorporation
Marleau Porcupine Gold Mining Com-	
pany, Limited	Jan. 2, 1924
pany, Limited	Apr. 26, 1940
The Master Manufacturing Company,	
Limited	Mar. 2, 1923
Merchants Realty Company, Limited	July 19, 1912
Michipicoten Gold Mines, Limited	Mar. 19, 1934
Mid Central Mining Company Limited	Sept. 6, 1946
The Midland Broadcasting Corporation,	
Limited	Sept. 14, 1928
C. L. Miller Industries Limited	Jan. 8, 1949
Mintrock Mines Limited	Aug. 22, 1944
Modern Planned Kitchens, Limited	July 23, 1945
Arthur Ray Morrell Motor Sales Limited	July 23, 1945
Motorade, Limited	Dec. 17, 1926
Nabco Manganese Mining Company	Aug. 19, 1940
Limited Nestor Securities Limited	
New Crystal-Comstock Gold Mines	Way 9, 1941
Limited	Aug. 17, 1937
The New Ontario Slate Company,	1148. 11, 1707
Limited	Nov. 29, 1909
Niagara Canning Co., Limited	Ian. 17, 1940
North Shore Gold Mines, Limited	Nov. 1, 1933
Northland Restaurants Limited	May 26, 1947
Orme & Kee Engineering Limited	Dec. 8, 1943
Package Specialities Limited	Aug. 5, 1947
Paramount Manufacturing Company,	
Limited	Aug. 5, 1927
Paramount Paper Boxes (Toronto and	
Hamilton), Limited	Aug. 4, 1920
Parker's Bakery Limited	Dec. 29, 1949
Porcupine Triumph Gold Mines, Limited	July 17, 1936
Ernest E. Preston, Limited	May 30, 1928
Prudential Securities Corporation,	T 40 4025
Limited	June 12, 1935
Pylon Exploration Company Limited.	Feb. 7, 1947
Quinte Gold Mines, Limited	June 25, 1925 Aug. 22, 1949
Rawn Motors Limited	
Richgreen Gold Mines Limited	May 1, 1945
Clare Rigby Equipment Limited	Feb. 23, 1946
Roge Holdings Limited	Mar 7 1024
The Rollins Wotors, Limited	111 cd : 1, 1727

R. J. CUDNEY, Deputy Provincial Secretary.

### Licenses in Mortmain

# THE FERRO ENGINEERING COMPANY, LIMITED

NOTICE IS HEREBY GIVEN that, under The Mortmain and Charitable Uses Act, the Lieutenant-Governor in Council, by a Licence in Mortmain under the Great Seal of the Province of Ontario, bearing date the 7th day of May, A.D. 1952, has been pleased to authorize THE FERRO ENGINEERING COMPANY, LIMITED, a Corporation created by or under the authority of the laws of the Parliament of the Dominion of Canada, by Letters Patent bearing date the 29th day of December, A.D. 1937, to acquire, hold and assure land in mortmain in Ontario, for a period of fifteen years, and to the value of \$120,000.00; necessary for its actual use and occupation or to carry on its undertaking.

ARTHUR WELSH, Provincial Secretary.

(1074)

71

### **Extra-Provincial Corporations**

#### MOLYBDENUM CORPORATION OF AMERICA

NOTICE IS HEREBY GIVEN that, under The Extra-provincial Corporations Act, the Lieutenant-Governor in Council has, by a Licence under the Great Seal of the Province of Ontario, bearing date the 7th day of May, A.D. 1952, been pleased to authorize MOLYBDENUM CORPORATION OF AMERICA, a Corporation created by or under the authority of the laws of the State of Delaware, one of the United States of America, on the 1st day of June, A.D. 1920, by Certificate of Incorporation, (a) To mine, prepare for market and transport coal, iron, molybdenum and all mineral substances; to manufacture, buy, sell, deal in and deal with iron, steel, copper, manganese, cerium, molybdenum and their alloys, lumber and other materials and all or any articles consisting or partly consisting of iron, steel, cerium, molybdenum, copper, wood or other materials and all or any products thereof; to acquire, own, lease, occupy, use and develop any lands containing coal or iron, manganese, cerium, molybdenum or other ores, stone or oil and any woodlands or other lands for any purpose of the Corporation; and for the further purposes and objects therein set forth:

PROVIDED, however, that the Corporation in so doing shall not use in Ontario any larger amount of capital than the sum of \$10,000.00,

AND FURTHER PROVIDED that if the Corporation exercises in Ontario any greater or other powers or uses in Ontario any larger amount of capital than is therein authorized, unless it have obtained a further Licence for the purpose, the Licence herein referred to shall thereby become liable to be suspended or revoked in whole or in part; and that the Corporation has appointed Richmond Wyllie Hart, of the City of Toronto, in the County of York and Province of Ontario, one of Her Majesty's Counsel learned in the Law, to be its Attorney.

ARTHUR WELSH, Provincial Secretary.

### SUN PIPE LINE COMPANY

NOTICE IS HEREBY GIVEN that, under The Extra-provincial Corporations Act, the Lieutenant-Governor in Council by an Order dated the 7th day of May, A.D. 1952, has directed the issue of a further to SUN PIPE LINE COMPANY, a Corporation created by or under the authority of the laws of the Commonwealth of Pennsylvania, one of the United States of America, authorizing the Corporation, under the said corporate name, to use, exercise and enjoy within the Province of Ontario all the powers, privileges and rights contained in its Licence, dated the 14th day of September, A.D. 1950, granted to the Corporation under the name of SUSQUEHANNA PIPE LINE COMPANY.

ARTHUR WELSH Provincial Secretary.

(1075)

21

### Insurance

#### PUBLIC NOTICE

NOTICE IS HEREBY GIVEN that the BEACON INSURANCE COMPANY LIMITED, a Joint Stock Insurance Company, with head office in Birmingham, England, was duly licensed on May 8th, 1952, to June 30th, 1952.

> ROY B. WHITEHEAD, Superintendent of Insurance.

Department of Insurance, Parliament Buildings, Toronto, Ontario.

(1068)

21

### Liquor Licence Act

### GOVERNMENT NOTICE

NOTICE IS HEREBY GIVEN of the receipt of a Return on the 9th day of May, 1952, of the vote taken in the Town of Uxbridge, District of Ontario, on the 7th day of May, 1952, on the following questions:

1. Are you in favour of the establishment of government stores for the sale of liquor?

Votes polled for the Affirmative Side 580 Votes polled for the Negative Side

2. Are you in favour of the establishment of government stores for the sale of beer only for residence consumption?

Votes polled for the Affirmative Side 585 Votes polled for the Negative Side 512

NOTICE THEREOF has been duly made to the Honourable the Lieutenant-Governor-in-Council.

> R. G. LEWIS. Assistant Chief Election Officer.

Toronto, May 9th, 1952.

(1058)

### Books Out of the Province

#### PLASTICS & CHEMICALS LIMITED

NOTICE IS HEREBY GIVEN that, under the provisions of The Companies Act, the Lieutenant-Governor in Council, by an Order dated the 7th day of May, A.D. 1952, has been pleased to relieve PLASTICS & CHEMICALS LIMITED from the provisions of sub-sections (1) and (2) of section 102 of The Companies Act, as therein set forth.

> ARTHUR WELSH, ARTHUR WEST Provincial Secretary.

(1076)

### **Application to Parliament**

### **Private Bills**

PUBLIC NOTICE

LEGISLATIVE ASSEMBLY OF ONTARIO

The attention of Municipal Officials, Solicitors and all other persons who may be interested in the preparation of Private Bills for submission to the Legislative Assembly of Ontario is directed particularly to the following Rules of the House governing the submission of such Bills:

RULES RE SUBMISSION OF PRIVATE BILLS

-(1) No petition for any Private Bill is received by the House after the first two weeks of each Session nor may any Private Bill be presented to the House after the first three weeks of each Session; nor may any report of any Standing or Select Committee upon a Private Bill be received after the first six weeks of each Session and no motion for the general suspension or modification of this Rule shall be entertained by the House unless after reference made thereof, at a previous sitting of the House, to the several Standing Committees charged with the consideration of Private Bills upon Report submitted by two or more of such committees.

-(1) Any person desiring to obtain a Private Bill shall deposit with the Clerk of the House at least eight (8) days before the meeting of the House a copy of such Bill together with a fee of \$150, and if such Bill is not deposited by that time the applicant shall pay \$10 for each and every day which intervenes between the said eighth day and the date of the filing of the Bill.

- (2) After the first reading of the Bill and before its consideration by the Committee to which it is referred, the applicant in every case shall pay the cost of printing the Act in the Statutes.
- (3) The following charges shall also be levied and paid in addition to the foregoing.
- (a) When any rule of the House is suspended with reference to a Bill or the Petition therefor, for each suspension, \$50.
- (b) When a Bill is presented to the House after the first three weeks of the Session and before the end of the fourth week, \$75.
- (c) When a Bill is presented after the fourth week of the Session, \$100.
- (4) In case of any Bill incorporating a company or increasing the capital stock of a company already incorporated, there shall be paid to the Clerk of the House, by or on behalf of the applicant, before the same is reported to the House, the same fee as would

be payable to the Provincial Secretary in the case of an incorporation or increase of capital under the provisions of The Ontario Companies Act, less the sum of \$150 already paid to the Clerk of the House.

(5) When a Bill is for the purpose of confirming by-laws, bonds, debentures or other securities, or authority is asked to borrow money or to increase borrowing powers, the following additional fees shall be paid according to the amount of money involved:

On amounts less than \$10,000, \$25; on amounts over \$10,000 and up to \$25,000, \$50; on amounts over \$25,000 and up to \$40,000, \$75; on amounts over \$40,000 and up to \$75,000, \$100; on amounts over \$75,000 and up to \$125,000, \$125; on amounts over \$125 and up to \$175,000, \$150; on amounts over \$175,000 and up to \$250,000, \$200; on amounts over \$250,000 and up to \$350,000, \$250; and an additional fee of \$50 for every \$100,000 over \$350,000.

66. All applications for Private Bills properly the subject of legislation by the Legislative Assembly of Ontario, within the purview of "The British North America Act, 1867," shall require a Notice, clearly and distinctly specifying the nature and object of the application and, where the application refers to any proposed work, indicating generally the location of the work, and signed by or on behalf of the applicants, such Notice to be published as follows, viz:

A notice inserted in The Ontario Gazette and in one newspaper published in the Municipality affected, or if there be no newspaper published therein, then in a newspaper in the next nearest municipality in which a newspaper is published.

Such notice shall be continued in each case for a period of at least six weeks, during the interval of time between the close of the next preceding Session and the consideration on the Petition.

If the application is by a Municipal Corporation for authority to issue debentures the notice shall set out the particulars of the existing debenture debt and the amount of rateable property of the Municipality according to the last revised assessment roll of the Corporation, and in brief and general terms, the object for which the new issue of debentures is required.

- 67. Before any Petition praying for leave to bring in a Private Bill for the erection of a Toll bridge is received by the House, the person or persons intending to petition for such Bills shall, upon giving the Notice required by preceding Rule, also, at the same time and in the same manner, give Notice of the rates which they intend to ask, the extent of the privileges, the height of the arches, the interval between the abutments or piers for the passage of rafts and vessels, and mentioning also whether they intend to erect a drawbridge or not, and the dimensions of the same.
- 68. Before any Petition praying for leave to bring in a Bill for the construction of Railways, Tramways or canals is received by the House, the person or persons petitioning for such Bill shall deposit with the Clerk the following documents:
- 1. A map or plan upon a scale of not less than half an inch to the mile, showing the location upon which it is intended to construct the proposed work, and showing also the line of existing or authorized works of a similar character within, or in any way affecting the district or any part thereof which the proposed work is intended to serve. Such map or plan to be signed by the Engineer or other party making the same.
- 2. A book of reference in which shall be clearly set out the following information in separate schedules, namely:

SCHEDULE A.—The name of each municipality within which the proposed works or any part thereof are intended to be constructed; the population of each such municipality as returned by the next preceding census, the rateable value of the property within each such municipality, as returned by the next preceding

assessment rolls thereof; and this schedule may contain in a separate statement similar information as to the adjoining districts intended to be served by the proposed work.

Schedule B.—A general description of the nature, extent and proposed character of the contemplated works, and an estimate of the probable cost thereof, distinguishing the general items of construction and the cost thereof respectively, as well as the nature, extent and probable cost of all engines and car stock or other outfit or equipment necessary to the use and operation of the proposed undertaking, such schedule to be signed by the Engineer, or other person preparing the same.

SCHEDULE C.—An exhibit showing the total amount of capital proposed to be raised for the purposes of the undertaking and the manner in which it is proposed to raise the same, whether by ordinary shares, bonds, debentures or other securities, and the amounts of each respectively.

SCHEDULE D.—An estimate of the probable revenues of the proposed undertaking showing the sources whence the same are expected to be derived; the annual earnings thereof respectively; the probable annual cost of operation or working expenditure, and the annual net revenue applicable to the payment of interest on the proposed investments, such schedules to be signed by the person preparing the same.

- 72. When any Bill for confirming any Letters Patent, or Agreement, is presented to the House, the copy of such Letters Patent, or Agreement, shall be attached to it.
- 74. Every Private Bill, when read a first time shall, unless it be an Estate Bill or a Bill providing for the consolidation of a floating debt or for the consolidation or renwal of debentures (other than local improvement debentures) of a Municipal Corporation, shall stand referred to the proper Standing Committee, and all petitions before the House, for or against the Bill, are considered referred to such Committee.
- 75. Every Private Bill, in so far as it provides for the consolidation of a floating debt or for the consolidation or renewal of debentures (other than local improvement debentures) of a Municipal Corporation when a Bill has been read the first time, shall, without special reference, stand referred to The Ontario Railway and Municipal Board for their report; and a copy of such Bill and of the Petition on which the same is founded shall be forthwith transmitted by the Clerk of the House to the Board, in order that the Board may, after an inquiry into the allegations set out in the Bill, and into any other matters which the Board may deem necessary in connection therewith, report to the House whether or not it is reasonable that such Bill or part thereof relating to the matters aforesaid shall be passed; and what alterations, if any, should be made in the same, and the Board shall make such inquiry accordingly and shall sign the same; and the said Report, Bill and Petition shall be transmitted to the Clerk, and the Report shall be read by the Clerk at the Table and shall be entered on the Journals of the House, and the Bill, together with the Report, shall stand referred to the Standing Committee on Private Bills.
- 76. Every Estate Bill, when read a first time shall without special reference, stand referred to the Commissioners of Estate Bills, for their Report, and a copy of such Bill, and of the Petition on which the same is founded, shall be forthwith transmitted by the Clerk of the House to the said Commissioners, or one of them in order that they, or any two of them, may, after perusing the Bill, without requiring any proof of the allegations thereof, report to the House their opinion thereon under their hands; and whether presuming the allegation contained in the preamble to be proved to the satisfaction of the House, it is reasonable that such Bill do pass into a law; and whether the provisions

thereof are proper for carrying its purposes into effect, and what alteration or amendments, if any, are necessary in the same, and in the event of the approving the said Bill they are to sign the same; and the said Report, with the said Bill and Petition, are to be transmitted by the said Commissioners to the Clerk; and the Report shall be read by the Clerk at the Table, and shall be entered on the Journals of the House; and the Bill, together with the Report, shall stand referred to the Standing Committee on Private Bills, which is not to consider the said Bill, before the delivery of the said report, Bill and Petition to the Chairman of the said Committee.

77. In the event of the Commissioners of Estate Bills reporting that, in their opinion, it is not reasonable that the Bill submitted to them shall pass into law such Bill shall not be further considered.

ALEX. C. LEWIS, Q.C. Clerk of the Legislative Assembly of Ontario.

(Oct., 1939)

T.F.N.

### **Corporation Notices**

### ASH TEMPLE LIMITED

By-law No. 7.

BE IT ENACTED and it is hereby enacted as a by-law of Ash Temple Limited (hereinafter called the "Company",) as follows:

- 1. That the number of the Directors of the Company be and it is hereby increased from eight to nine.
- 2. That paragraph 3 of By-law No. 1 of the Company be and the same is hereby amended by striking out the word "eight" where it appears therein and substituting therefor the word "nine".

Enacted this 13th day of March, 1952.

Witness the corporate seal of the Company.

H. G. HARRIS,
President.
E. M. FARNCOMB,
Secretary.

Certified to be a true and correct copy of a By-law enacted at a meeting of the Directors of Ash Temple Limited, held at the Head Office of the Company in the City of Toronto on the 13th day of March, 1952, and duly confirmed by the unanimous vote of shareholders present and represented by proxy at a meeting of the shareholders of the Company duly called for considering the by-law and being more than two-thirds of the issued capital voting stock represented at such meeting and held at the Head Office of the Company, in the City of Toronto, on the 9th day of April, 1952.

E. M. FARNCOMB, Secretary.

(1078)

WALKER BROS. PLYWOOD & WALLBOARDS, LIMITED

By-LAW No. 7

WHEREAS it is expedient to decrease the number of Directors of the Company from five to three;

Now therefore, be it enacted as a by-law of the Company;

That the number of Directors of the Company be varied by decreasing the number of such Directors from five to three:

And that By-law No. 6 of the Company be amended to accord herewith.

Enacted this 16th day of April, 1952.

C. S. WALKER,
President.
J. W. HAMILTON,
Secretary.

Certified a true copy of By-law No. 7.

J. W. HAMILTON, Secretary.

(1088)

2.1

NOTICE IS HEREBY GIVEN that METALS ADVISORY SERVICE CO., LIMITED, will make an application to His Honour the Lieutenant-Governor for leave to surrender its Charter.

Dated at Toronto this 30th day of April, 1952.

WILLIAM C. WINEGARD, Secretary

(1085)

21

# HARDY CARTAGE COMPANY LIMITED (Private Company)

NOTICE IS HEREBY GIVEN that Hardy Cartage Company Limited (Private Company) will make an application to His Honour The Lieutenant-Governor for leave to surrender its Charter.

Dated at Toronto, this 19th day of May, 1952.

NORMAN E. HARDY, Secretary.

(1086)

2

### THE OSBORNE COMPANY LIMITED

By-Law

BE IT ENACTED, and it is hereby enacted as a by-law of the Company, that Article 4 of the by-laws be amended to read as follows:—

"Article 4. The business of the Company shall be managed by a Board of five Directors, who shall be elected by the Shareholders at the General Meeting of the Company assembled or otherwise, as provided by the Ontario Companies Act."

Witness the seal of the Company by the hands of its proper Corporate Officers in that behalf, this 21st day of April, 1952.

CLARE WILSON,
President.
R. S. HAMILTON,
Secretary-Treasurer.

Certified a true copy of a by-law amending Article 4 of the by-laws of The Osborne Company Limited, which was duly enacted at a Meeting of the Board of Directors of the Company, duly held on the 21st day of April, 1952, and was subsequently confirmed by the consent in writing of all of the Shareholders of the Company on the aforesaid date.

Dated this 15th day of May, 1952.

R. S. HAMILTON, Secretary-Treasurer.

(1093)

21

#### ONTARIO HARDWARE COMPANY LIMITED

NOTICE IS HEREBY GIVEN that Ontario Hardware Company Limited will make an application to His Honour the Lieutenant-Governor for leave to surrender its charter.

Dated at Oakville, Ontario, this 19th day of May, 1952.

ELLA V. SQUIRES, Secretary.

(1094)

21

### BENDER CASKETS LIMITED

By-law No. 6

A by-law varying the number of Directors of Bender Caskets Limited.

BE IT ENACTED by the Directors of Bender Caskets Limited as a by-law of the Company as follows:

The number of Directors of the Company be and the same is hereby varied from three to four of whom three shall constitute a quorum at all meetings of Directors and By-law Number 1 of the Company is hereby amended to accord herewith.

Passed by the Directors and sealed with the Company's Seal this 14th day of May, 1952.

DOUGLAS BANKS, President. EDW. N. JOHNSON, Secretary.

Certified to be a true copy of By-law Number 6 of Bender Caskets Limited this 14th day of May, 1952.

EDW. N. JOHNSON, Secretary.

(1077)

21

### THE FARQUHARSON-GIFFORD CO., LIMITED

NOTICE IS HEREBY GIVEN that The Farquharson Gifford Co., Limited, will make application to His Honour the Lieutenant-Governor for leave to surrender its Charter on and after the date to be fixed by the Lieutenant-Governor.

F. M. GIFFORD, President. EWING AND GREGERS LIMITED

Under the provisions of the Ontario Companies Act, Ewing and Gregers Limited, incorporated under the Ontario Companies Act by Letters Patent dated the 25th day of March, 1942, hereby gives public notice that it will make application to His Honour the Lieutenant-Governor of Ontario, for leave to surrender its Charter on and from a date to be fixed by the Lieutenant-Governor in Council.

Dated at Toronto this 15th day of May, 1952.

JOHN GREGERS, President.

(1098)

2.1

## DOMINION COLOUR CORPORATION LIMITED

By-Law No. 6

BE IT ENACTED and it is hereby enacted as a by-law of Dominion Colour Corporation Limited (hereinafter called the "Company") as follows:—

- 1. The number of the board of directors of the Company be and the same is hereby increased from five to six.
- 2. Three of the directors shall form a quorum for the transaction of business.
- 3. The by-laws of the Company and in particular paragraphs 3 and 9 of By-law No. 1 be and the same are hereby amended to conform to the foregoing.

Enacted this 27th day of April, 1950.

Witness the corporate seal of the Company.

A. ASHTON,
President.
E. BALSDON,
Secretary.

Certified to be a true copy of By-law No. 6 enacted at a meeting of the board of directors of Dominion Colour Corporation Limited and confirmed by a vote of shareholders present or represented by proxy at a meeting of the shareholders of the said Company duly called for considering the same and holding not less than two-thirds of the issued capital stock represented at such meeting.

E. BALSDON, Secretary.

(1100)

21

### CLEVITE LIMITED

By-Law No. 9

Section 2 of By-law No. 8, adopted October 29, 1951, is hereby amended in its entirety to read as follows:

2. The affairs of the Company shall be managed by a board of five directors, each of whom at the time of his election and throughout his term of office shall be a shareholder in the Company to the amount of at least one fully paid common share without nominal or par value.

Each director shall be elected to hold office until the first annual meeting after he shall have been elected

(1099)

and qualified. A director who has accepted such office shall continue in such office until the next annual meeting and thereafter until his successor is appointed, or elected, unless in the meantime he shall have resigned, become incapable of performing his duties or been validly removed from such office. A director who has made an assignment or been adjudged bankrupt or who has been convicted of any offence under the Criminal Code shall ipso facto vacate his office, and a director who has become insane or of unsound mind or who by reason of physical or mental infirmity has become unable to discharge his duties may be removed from the Board by resolution of the shareholders at a meeting of which notice has been given of the intention to remove such director. A director may resign at any time by sending his resignation in writing by registered mail addressed to the President or Secretary of the Company, and in the absence of either of such officers, to the Board of Directors of the Company at its head office, and such resignation shall take effect one week after the deposit of the same into the custody of the post office notwithstanding that it shall not have been considered or accepted by the Board in the meantime or it shall take effect at such earlier date as the Board may accept such resignation.

The whole Board shall be elected at each annual meeting, but shall be eligible for re-election if otherwise qualified. The election may be by a show of hands unless a ballot be demanded by any shareholder.

Provided always that any director or directors may, at any time, without cause be removed from office at a special general meeting of shareholders called for the purpose, and another or others appointed in his or their stead; the person or persons so appointed to hold office until the next annual meeting of shareholders at which directors are elected.

(1101) 21

NOTICE IS HEREBY GIVEN that TECUMSEH LAND COMPANY LIMITED will apply to the Lieutenant-Governor of Ontario for leave to surrender its charter on and after a date to be fixed by him, pursuant to the provisions of The Companies Act.

Dated at Windsor, Ontario, this 15th day of May,

1952.

KENNING & GRANT, 604 Security Building, Windsor, Ontario, Solicitors for the said Corporation.

(1104)

### MINCO CORPORATION LIMITED

By-Law No. 4

Being a by-law to increase the number of directors and fix the quorum of the board.

BE IT ENACTED and it is hereby enacted as By-law No. 4 of Minco Corporation Limited (herein called "the Company") that:

- 1. The number of directors of the Company be and the same is hereby increased from five to six so that the board of directors of the Company shall hereafter be composed of six directors.
- 2. The quorum of the board of directors of the Company be and the same is hereby fixed at four.
- 3. All prior by-laws, resolutions and proceedings of the Company inconsistent herewith are hereby amended, modified and revised in order to give effect to this by-law.

Enacted this 16th day of May, 1952.

Witness the corporate seal of the Company.

BEVERLEY MATTHEWS, Vice-President. JOHN L. CONNOLLY, Secretary. As Assistant Secretary of Minco Corporation Limited, I hereby certify under the corporate seal of the said Company that the foregoing is a true copy of By-law No. 4 of Minco Corporation Limited, duly passed by the directors on the 16th day of May, 1952, and approved, sanctioned and confirmed, by all the votes cast at a meeting of shareholders held as both a special general and annual meeting of shareholders and held on the 16th day of May, 1952; and I further certify that the said by-law is a valid and effective by-law of the said Minco Corporation Limited as of the date of this certificate.

Dated at Toronto, Ontario, this 19th day of May, 1952.

GORDON WALDIE,
Assistant Secretary.

C/S

(1105)

### **Notice to Creditors**

In the matter of SUNBEAM LODGE & HOTEL in the Town of Sturgeon Falls, Ontario, formerly operated by Laurence Arcand, and in the matter of the Sale thereof from Paul Emile Laflamme to Joseph Daniel Robert Blaney.

NOTICE IS HEREBY GIVEN that the said Paul Emile Laflamme of Sudbury, Ontario, having made a Bulk Sale of the Assets of Sunbeam Lodge & Hotel in the Town of Sturgeon Falls, Ontario, (formerly operated by Laurence Arcand) to Joseph Daniel Robert Blaney of the City of Sudbury, Ontario, and that we have been appointed to act as Trustee, pursuant to the provisions of the said Act.

NOTICE IS FURTHER GIVEN that those having claims against the said Sunbeam Lodge & Hotel (formerly operated by Laurence Arcand and now sold by Paul Emile Laflamme to Joseph Daniel Robert Blaney) should file with us a Statutory Declaration thereof, not later than June 4th, 1952, as after that date we shall distribute the proceeds of the Sale having regard only to those claims of which we have then notice.

Dated at Sudbury, Ontario, this 12th day of May, 1952.

GUARANTY TRUST COMPANY OF CANADA,

Trustee, Box 125, Sudbury, Ontario.

(1106)

21

### Change of Name Act

TAKE NOTICE that application will be made by Clara Martha Amelia Schuchardt (sometimes Jøyes) to change her name to Clara Martha Amelia Suchard at the Court House, corner Dundas and Ridout Streets, London, Ontario, on Wednesday, June 25th, 1952, at the hour of 10 o'clock in the forenoon, E.D.T.

LERNER & LERNER, 425 Richmond St., London, Ontario. Solicitors for the Applicant.

(1079)

TAKE NOTICE that an application will be made by William Dzugalo, of 270 Joicey Boulevard, Township of North York, before His Honour Judge Robert Forsyth, at his Chambers, City Hall, Toronto, on Thursday, the 26th day of June, 1952, at 10.30 o'clock in the forenoon, for an order changing his surname and that of his wife, Jean Dzugalo, and that of his two infant children, Jay William Dzugalo and Valerie Jean Dzugalo, from Dzugalo to Dugale.

Dated at Toronto, this 20th day of May, A.D. 1952.

MAGWOOD, FRITH & POCOCK, 44 King Street West, Toronto, Ontario, Solicitors for the Applicant.

(1107)

2.1

TAKE NOTICE that on Tuesday, the 26th day of June, 1952, William Levere Taylor of 4615 Tecumseh Road East, Windsor, Ontario, will apply to His Honour Judge Gordon in His Chambers at the Court House, Windsor, at 10.30 o'clock in the forenoon to change his name to William Levere Needham.

Dated this 20th day of May, 1952, at Chatham, Ontario.

BEDFORD, BEARDALL & PECKITT, 83 King Street West, Chatham, Ontario, Solicitors for the Applicant.

(1108)

21

TAKE NOTICE that on the 26th day of June, 1952, Doris Gertrude Lowe, of 1274 St. James Street, Township of Toronto, in the County of Peel, will apply to His Honour, Judge Archibald Cochrane, at his Chambers, at the Court House, Brampton, at the hour of 10 o'clock in the forenoon, to change the names of her two infant unmarried children from Albert Roy Ashman to Albert Roy Lowe and John Raymond Ashman to John Raymond Lowe.

Dated at Toronto, this 19th day of May, 1952.

O'MARRA & O'MARRA, 749 Yonge Street, Toronto 5, Ontario Solicitors for the Applicant.

(1102)

TAKE NOTICE that Leslie Wilfred Major of 409 Eastlawn Avenue, Riverside, Ontario, will apply to His Honour Judge J. A. Legris, at the Court House, Windsor, on Friday, the 20th day of June, 1952, at 10.00 o'clock in the forenoon to change his name to Leslie John Tracey.

> McGREGOR, STEWART & McWILLIAMS, 1105 Canada Building, Windsor, Ontario.

(1069)

2.1

TAKE NOTICE that the application of James Joseph Parker, Seaforth, Ontario, to change his surname to Kelly will be heard by His Honour Judge Thomas Moore Costello, in his Chambers, in the Court House, Goderich, Ontario, on Friday, June 13th, at 10 a.m.

ALVIN W. SILLERY, Barrister, etc., Seaforth, Ontario. Solicitor for the Applicant.

TAKE NOTICE that Jack Danilack of 521 Euclid Avenue, Toronto, will apply to His Honour Judge Forsythe, in his Chambers at the City Hall, Toronto, on the 19th day of June, 1952, at 10.30 o'clock in the forenoon to change his name to Jack Daniels.

Dated at Toronto this 14th day of May, A.D. 1952.

J. M. FRIEDMAN, 414 Bay Street, Toronto, Ontario. Solicitor for the Applicant.

(1080)

21

NOTICE IS HEREBY GIVEN pursuant to this Act that the application of Joseph DePasquale, Transport Manager, residing at 23 Dundee Street, in the Township of Brantford, in the County of Brant, Ontario, to change his name to Joseph Pascoe and that of his wife, Elizabeth DePasquale to Elizabeth Pascoe, and that of his infant children, Dennis Hugh DePasquale and that of his mant children, Dennis Hugh Derasquale to Dennis Hugh Pascoe, Linda Rose DePasquale Jr. to Linda Rose Pascoe and Joseph DePasquale Jr. to Joseph Pascoe Jr., will be heard by His Honour Donald James Cowan, Judge of the County Court of the County of Brant, in his Chambers at the Court House in the City of Brantford, on Monday, the 16th day of June, 1952, at the hour of 10 o'clock in the foreneon

Dated at Brantford, Ontario, this 14th day of May, A.D. 1952.

> BODDY, REVILLE AND RYERSON, 46 George Street, Brantford, Ontario, Solicitor for the Applicant.

(1082)

TAKE NOTICE that an application will be made by Henry Horester, residing at 54 Hart Street, Timmins, Ontario, to his Honour Judge R. A. Danis, Judge of the District Court of the District of Cochrane, in his Chambers, at the Municipal Building, Timmins, Ontario, on the 25th day of June, 1952, at 10 o'clock in the forenoon, to change the name of the said Henry Horester to Henry Forrester, Anne Horester to Anne Forrester, Donald Henry Horester to Donald Henry Forrester, Barbara Rose Anne Horester to Barbara Rose Anne Forrester, and Gwelda Joyce Horester to Gwelda Joyce Forrester.

Dated at Timmins, Ontario, this 14th day of May, A.D. 1952.

> EVANS AND EVANS, 251 Third Ave., Timmins, Ontario, Solicitors for the Applicant.

(1083)

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TAKE NOTICE that an application will be made by Maurice Dennis Silverman residing at 67 Charles by Maurice Dennis Silverman residing at 67 Charles Street, West, Toronto, before the presiding Judge in Chambers at the City Hall, Toronto, on Friday, the 6th day of June, 1952, at the hour of 10.00 o'clock in the forenoon, for an Order to change his name to Maurice Dennis Charles, and his wife from Kathleen Silverman to Kathleen Charles.

Dated at Toronto this 16th day of May, A.D. 1952.

HAROLD H. SIEGAL, 372 Bay Street, Toronto, Ontario. Solicitor for the Applicant.

21

In the matter of The Change of Name Act and in the matter of the application of Mary Edna Sparrow to change her name to Mary Edna Byers.

TAKE NOTICE that the above named Mary Edna Sparrow, pensioner, of the City of Fort William, Ontario, proposes to apply to His Honor Judge A. H. Dowler, District Court Judge of the District of Thunder Bay, at the Court House, Port Arthur, Ontario, on Friday, June 20th A.D. 1952, at the hour of 10 o'clock in the forenoon, for an order changing her name from Mary Edna Sparrow to Mary Edna Byers, and changing the name of her family from Sparrow to Byers.

Dated at Fort William, Ontario, this 13th day of May, A.D. 1952.

C. CAMERON MACDONALD, 1 Royal Bank Chambers, Fort William, Ontario, Solicitor for the Applicant.

(1089)

21

TAKE NOTICE that the application of Harry James Lintonbon, 836 Gerrard Street East, Toronto, to change his name to Harry James Linton, will be heard by His Honour Judge Forsyth, at his Chambers at the City Hall, Toronto, on Friday, the 20th day of June, 1952, at the hour of 10.30 o'clock in the forenoon.

Dated at Toronto this 16th day of May, A.D. 1952.

J. D. McNISH, Q.C., 38 King Street West, Toronto, Ontario, Solicitor for the Applicant.

(1090)

21

TAKE NOTICE that Amy Durso, of 2267 King Street East, Hamilton, Ontario, will apply to the Presiding Judge in Chambers, in the Court House, Hamilton, on Thursday, the 26th day of June, 1952, at 9.45 a.m., E.D.S.T., to change the name of her daughter, Helen Louise Swinton, to Helen Louise Durso.

Dated at Hamilton, this 19th day of May, A.D. 1952.

WILFRID R. HOBSON, ESQ., Q.C., 25 Sun Life Bldg., 42 James Street South, Hamilton, Ontario, Solicitor for the Applicant.

(1095)

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### **Miscellaneous Notices**

### CANADIAN NATIONAL RAILWAYS

Semi-Annual Sale of Unclaimed, Refused and Damaged Freight will be held at

FREIGHT SHED

Simcoe and Front Streets, Toronto.

Tuesday, May 27th, 1952, at 10.00 a.m.

Auctioneer—FRANK WADDINGTON. (844) 16-17-18-19-20-21

NOTICE OF INTENTION

NOTICE IS HEREBY GIVEN that I, LAW-RENCE MELVILLE MACLEOD, of the City of London, in the Province of Ontario, a member of the Bar of Nova Scotia, intend to apply to the Benchers of the Law Society of Upper Canada in the month of June, 1952, to be called to the Bar and admitted to practise as a Solicitor in the Province of Ontario.

Dated at London, Ontario, the 7th day of April,

**A**.D. 1952

L. M. MACLEOD, 660 Richmond St., London, Ont. Applicant.

(797)

15-16-17-18-19-20-21-22

### NOTICE OF INTENTION

NOTICE IS HEREBY GIVEN that I, Kenneth Young Hinton of the city of Niagara Falls, in the Province of Ontario, a member of the Bar of the Province of New Brunswick, intend to apply to the Benchers of the Law Society of Upper Canada in the month of June, 1952, to be called to the Bar and admitted to practise as a Solicitor in the Province of Ontario.

Dated at Niagara Falls, the 8th day of April, A.D. 1952.

K. Y. HINTON, 520 Queen Street, Niagara Falls, Ontario.

(827)

16-17-18-19-20-21-22-23

### NOTICE OF INTENTION

NOTICE IS HEREBY GIVEN that I, JOHN A. TUCK, of Toronto, in the Province of Ontario, a member of the Bar of Alberta and Ontario, intend to apply to the Benchers of the Law Society of Upper Canada in the month of September, 1952, to be admitted to practise as a Solicitor in the Province of Ontario.

Dated at Toronto the 7th day of May, A.D. 1952.

J. A. TUCK, Applicant. 302 Bay St., Toronto, Ont.

(1017)

20-21-22-23-24-25-26-27

### Sheriff's Sale of Lands

UNDER AND BY VIRTUE of a Writ of Fieri Facias issued out of the Supreme Court of Ontario, to me directed, against the goods and chattels and lands and tenements of Robert Harrison, I have seized and taken in execution all the right, title, interest and equity of redemption of Robert Harrison, the defendant, in and to:

All and singular that certain parcel or tract of land and premises situate, lying and being in the City of Toronto, in the County of York and Province of Ontario and being composed of the northerly twenty-five feet (25') throughout from front to rear of Lot No. 59 on the east side of Macdonell Avenue in the City of Toronto in the County of York according to registered Plan 452 filed in the Registry Office for the Registry Division of Toronto.

On the premises is said to be erected a solid brick house known as 153 Macdonell Avenue.

All of which said right, title, interest and equity of redemption of the said lands and tenements, I shall offer for sale by public auction in my office, Room 113, City Hall, Toronto on Tuesday, August 26th, 1952, at 2.15 p.m.

Dated at Toronto, this 13th day of May, A.D. 1952.

J. D. CONOVER, Sheriff, County of York.

1 (1096)

# Publications Under The Regulations Act

MAY 24th, 1952

#### THE RACE TRACKS TAX ACT

O. Reg. 194/52. Rate of Tax. Amending Regulations 347 of Consolidated Regulations 1950 and Revoking O. Regs. 88/51. Made—7th May, 1952. Filed—9th May, 1952, 12.05 p.m.

## REGULATIONS MADE UNDER THE RACE TRACKS TAX ACT

- 1. Regulation 2 of Regulations 347 as made by Ontario Regulations 88/51 is revoked and the following substituted therefor:
  - 2. The rate of tax payable under section 3 of the Act shall be the rate that equals the same percentage of the amount that would be payable to the holder of a winning ticket if no percentage were deducted or retained by the person holding the race meeting as the percentage which the amount that results from applying the following percentages to the total amount bet or wagered on each race is of that total amount:
    - (a) 8 per cent of the first \$20,000 or part thereof,
    - (b) 9 per cent of the next \$10,000 or part thereof,
    - (c) 10 per cent of the next \$10,000 or part thereof,
    - (d) 11 per cent of the next \$10,000 or part thereof, and
    - (e) 12 per cent of the excess over \$50,000.
  - 2. Ontario Regulations 88/51 are revoked.

(1028)

#### THE DEPARTMENT OF EDUCATION ACT

O. Reg. 195/52. Text-books for use of pupils. New. Approved—7th May, 1952. Filed—9th May, 1952, 1.10 p.m.

#### REGULATIONS MADE BY THE MINISTER UNDER THE DEPARTMENT OF EDUCATION ACT

#### TEXT-BOOKS

- 1. The following text-books are authorized for the use of pupils:
  - (a) in public and separate schools
    - (i) those in schedule 1 for grades I, II, and III,

- (ii) those in schedule 2 for grades IV, V, and VI, and
- (iii) those in schedule 3 for grades VII and VIII,
- (b) in public, separate, continuation, and vocational schools, and in high schools and collegiate institutes, those in schedule 4 for grades IX and X, and
- (c) in continuation and vocational schools, and in high schools and collegiate institutes, those in schedule 5 for grades XI and XII.

#### SCHEDULE 1

TEXT-BOOKS FOR GRADES I, II, AND III

- Curriculum Foundation Series, published by W. J. Gage & Co., Ltd.:
  - (a) We Look and See,
  - (b) We Work and Play,
  - (c) We Come and Go,
  - (d) Fun with Dick and Jane,
  - (e) Our New Friends,
  - (f) Friends and Neighbours,
  - (g) More Friends and Neighbours,
  - (h) Streets and Roads, and
  - (i) More Streets and Roads.
- 2. Easy Growth in Reading Series, published by John C. Winston Co. Ltd.:
  - (a) Mary and Bill,
  - (b) Mac and Muff,
  - (c) Going to School,
  - (d) At Play,
  - (e) I Know a Secret,
  - (f) Along the Way,
  - (g) The Story Road,
  - (h) Faraway Ports, and
  - (i) Enchanting Stories.
- Ginn Basic Readers, published by Ginn and Company:
  - (a) My Little Red Story Book,
  - (b) My Little Green Story Book,
  - (c) My Little Blue Story Book,
  - (d) My Little Yellow Story Book,
  - (e) The Little White House,
  - (f) On Cherry Street,

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- (g) We are Neighbours,
- (h) Around the Corner,
- (i) Finding New Neighbours, and
- (i) Friends Far and Near.
- 4. New Alice and Jerry Books, published by Copp Clark Co., Ltd.:
  - (a) Skip Along,
  - (b) Under the Sky,
  - (c) Open the Door,
  - (d) The New Day In and Out,
  - (e) The New Round About,
  - (f) The New Down the River Road,
  - (g) The New Friendly Village,
  - (h) The New Through the Green Gate, and
  - (i) The New If I Were Going.
- Reading for Meaning Series, published by Thos. Nelson and Sons, Ltd.:
  - (a) Tip,
  - (b) Tip and Mitten,
  - (c) The Big Show,
  - (d) With Jack and Janet,
  - (e) Tiny Toosey's Birthday,
  - (f) Up and Away,
  - (g) Come Along,
  - (h) On We Go,
  - (i) Looking Ahead, and
  - (j) Climbing Higher.
- 6. Using Our Language, published by J. M. Dent and Sons, Ltd.:
  - (a) Primary Division, Book 1 for Grade III.
- Language Journeys, Book 1, published by Mac-Millan Company of Canada, Ltd.
- 8. Canadian Spellers, published by W. J. Gage & Co., Ltd.:
  - (a) Grade II, and
  - (b) Grade III.
- 9. My Spelling, published by Ginn and Company: ·
  - (a) Grade II,
  - (b) Grade III, and
  - (c) Combined Grades II and III.
- Pupil's Own Vocabulary Speller (Revised Edition) published by MacMillan Company of Canada, Ltd.:
  - (a) Grade II,
  - (b) Grade III, and
  - (c) Combined Grades II and III.

- 11. Living Arithmetic, Grade III, published by Ginn and Company.
- Study Arithmetic, Grade III, published by W. J. Gage & Co., Ltd.
- Arithmetic We Use, Grade III, published by John C. Winston Co., Ltd.
- 14. Wonderworld of Science Series, published by The Book Society of Canada, Ltd.:
  - (a) Book 1,
  - (b) Book 2, and
  - (c) Book 3.
- Basic Studies in Science, published by W. J. Gage & Co., Ltd.:
  - (a) Look and Learn,
  - (b) All Around Us, and
  - (c) How Do We Know.
- 16. Our World of Science Series, published by Ginn and Company:
  - (a) Science All About Us,
  - (b) Science Throughout the Year, and
  - (c) Science Every Day.
- Science for Modern Living, published by Longmans, Green & Co., Ltd.:
  - (a) Book 1,
  - (b) Book 2, and
  - (c) Book 3.
- 18. Understanding Science, published by John C. Winston Co., Ltd.:
  - (a) I Wonder Why,
  - (b) Seeing Why, and
  - (c) Learning Why.
- 19. Health and Personal Development Programme, published by W. J. Gage & Co., Ltd.:
  - (a) Good Times with Our Friends,
  - (b) Three Friends, and
  - (c) Five in a Family.
- 20. Faith and Freedom Series, published by Ginn and Company:
  - (a) Here We Come,
  - (b) This is Our Home,
  - (c) Here We Are Again,
  - (d) This is Our Family,
  - (e) These Are Our Friends,
  - (f) These Are Our Neighbours, and
  - (g) This Is Our Parish.
- 21. Canadian Catholic Corona Readers, published by Ginn and Company:
  - (a) Happy Days,

- (b) Playmates, and
- (c) Paths of Grace.
- 22. Frou-Frou et Fin-Fin, published by Ginn and Company.
- 23. Foi et Liberté Series, published by Ginn and Company:
  - (a) Chez Nous, and
  - (b) Notre Famille.
- 24. "J'apprends à lire" Series, published by W. J. Gage & Co., Ltd.:
  - (a) Bébé, Marie et Jean,
  - (b) Qu'il fait bon chez nous,
  - (c) La porte est ouverte, and
  - (d) Histoires et contes amusants.
- 25. "Cathédrale Series", published by W. J. Gage & Co., Ltd.:
  - (a) Viens voir,
  - (b) Viens travailler, viens jouer,
  - (c) Viens te promener,
  - (d) On s'amuse,
  - (e) Des amis nouveaux, and
  - (f) Encore, encore des amis.
- F. E. C. Series, Book II, published by Frères des Ecoles Chrétiennes.
- Au pays des nombres, 3e, published by W. J. Gage & Co., Ltd.

#### TEXT-BOOKS FOR GRADES IV, V, AND VI

- Canadian Parade Readers, published by J. M. Dent & Sons, Ltd.:
  - (a) Young Explorers,
  - (b) Gay Adventurers, and
  - (c) Proud Procession.
- Canadian Reading Development Series, published by Copp Clark Co., Ltd.:
  - (a) Up and Away,
  - (b) Wide Open Windows, and
  - (c) All Sails Set.
- 3. Highroads to Reading, published by Thos. Nelson & Sons, Ltd.:
  - (a) Riding with the Sun,
  - (b) Over Land and Sea, and
  - (c) On the Beam.
- 4. New World Readers, published by Ryerson Press and MacMillan Company of Canada, Ltd.:
  - (a) Over the Bridge,
  - (b) Under the North Star, and

- (c) My World and I.
- Using Our Language, Junior Division, published by J. M. Dent & Sons, Ltd.:
  - (a) Book 1 for Grade IV,
  - (b) Book 2 for Grade V, and
  - (c) Book 3 for Grade VI.
- Canadian Spellers, published by W. J. Gage & Co., Ltd.:
  - (a) Grade IV,
  - (b) Grade V, and
  - (c) Grade VI.
- 7. My Spelling, published by Ginn and Company:
  - (a) Grade IV,
  - (b) Grade V,
  - (c) Grade VI, and
  - (d) Combined Grades IV, V, and VI.
- Pupil's Own Vocabulary Speller (Revised Edition), published by MacMillan Company of Canada, Ltd.:
  - (a) Grade IV,
  - (b) Grade V,
  - (c) Grade VI, and
  - (d) Combined Grades IV, V, and VI.
- Living Arithmetic, published by Ginn and Company:
  - (a) Grade IV,
  - (b) Grade V, and
  - (c) Grade VI.
- 10. Study Arithmetic, published by W. J. Gage & Co., Ltd.:
  - (a) Grade IV,
  - (b) Grade V, and
  - (c) Grade VI.
- Arithmetic We Use, published by John C. Winston Co., Ltd.:
  - (a) Grade IV,
  - (b) Grade V, and
  - (c) Grade VI.
- Wonderworld of Science, published by The Book Society of Canada Ltd.:
  - (a) Book 4,
  - (b) Book 5, and
  - (c) Book 6.
- Basic Studies in Science, published by W. J. Gage & Co., Ltd.:
  - (a) Discovering Our World, Book 1,
  - (b) Discovering Our World, Book 2, and

- (c) Discovering Our World, Book 3.
- 14. Our World of Science Series, published by Ginn and Company:
  - (a) Exploring in Science,
  - (b) Working with Science, and
  - (c) New Ideas in Science.
- Science for Modern Living, published by Longmans Green & Co., Ltd.:
  - (a) Book 4,
  - (b) Book 5, and
  - (c) Book 6.
- 16. Understanding Science, published by John C. Winston Co., Ltd.:
  - (a) Explaining Why,
  - (b) Discovering Why, and
  - (c) Understanding Why.
- 17. Health and Personal Development Series, published by W. J. Gage & Co., Ltd.:
  - (a) The Girl Next Door,
  - (b) You, and
  - (c) You and Others.
- Highroad of Song, Published by W. J. Gage & Co., Ltd.:
  - (a) Elementary, and
  - (b) Book 1.
- Highroad of Sight Singing, Book 1, published by W. J. Gage & Co., Ltd.
- The Singing Period, published by Waterloo Music Co.
  - (a) Book 1,
  - (b) Book 2,
  - (c) Book 3, and
  - (d) Book 4.
- 21. Hymns for Schools, published by Gordon V. Thompson, Ltd.
- 22. Faith and Freedom Series, Published by Ginn and Company:
  - (a) This Is Our Town, and
  - (b) This Is Our Valley.
- 23. Canadian Catholic Corona Readers, published by Ginn and Company:
  - (a) Tales to Tell,
  - (b) Stories for Every Day, and
  - (c) Treasure Trove.
- 24. "J'apprends à lire" Series, published by W. J. Gage & Co., Ltd.:
  - (a) Le trésor des jeunes conteurs.

- F. E. C. Series, Book III, published by Frères des Ecoles Chrétiennes.
- C. N. D. Series, Lecture à haute voix, IV et V, published by Congregation de Notre Dame.
- Au pays des nombres, 4e, published by W. J. Gage & Co., Ltd.
- 28. La Bonne Chanson à l'école, published by La Bonne Chanson:
  - (a) Book 4,
  - (b) Book 5,
  - (c) Book 6, and
  - (d) Ecoles rurales.
- 29. Mon livre de français, published by Les Frères du Sacré-Coeur:
  - (a) Book 4.
  - (b) Book 5, and
  - (c) Book 6.

TEXT-BOOKS FOR GRADES VII AND VIII

- Life and Literature, published by W. J. Gage & Co., Ltd.:
  - (a) Book I, and
  - (b) Book II.
- Beckoning Trails, published by Ryerson Press and MacMillan Company of Canada, Ltd.
- Life and Adventure, published by Ryerson Press and MacMillan Company of Canada, Ltd.
- 4. High Flight, published by Copp Clark Co., Ltd.
- Better Reading, published by The Book Society of Canada, Ltd.
- 6. Using Our Language, Intermediate Division, published by J. M. Dent & Sons, Ltd.:
  - (a) Book 1 for Grade VII, and
  - (b) Book 2 for Grade VIII.
- Words and Ideas, Book 1, published by W. J. Gage & Co., Ltd.
- 8. English Practice, published by Copp Clark Co., Ltd.:
  - (a) Grade VII, and
  - (b) Grade VIII.
- Canadian Spellers, published by W. J. Gage & Co., Ltd.:
  - (a) Grade VII, and
  - (b) Grade VIII.
- 10. My Spelling, published by Ginn and Company:
  - (a) Grade VII, and
  - (b) Grade VIII.
- Pupil's Own Vocabulary Speller (Revised Edition), published by MacMillan Company of Canada, Ltd.:

- (a) Grade VII,
- (b) Grade VIII, and
- (c) Combined Grades VII and VIII.
- 12. Mathematics for Canadians, Book VII, published by J. M. Dent & Sons, Ltd. and MacMillan Company of Canada, Ltd.
- Study Arithmetic, Book VII, published by W. J. Gage & Co., Ltd.
- The Story of Canada, published by Copp Clark Co., Ltd.
- The Great Adventure, published by J. M. Dent & Sons, Ltd.
- Canada and Her Neighbours, published by Ginn and Company.
- Steps in Map Reading, published by W. J. Gage & Co., Ltd.
- 18. By Map and Compass, published by MacMillan Company of Canada, Ltd.
- History of Ontario, published by W. J. Gage & Co. Ltd.
- 20. From Serf to Citizen, published by Ryerson Press:
  - (a) Volume 1,
  - (b) Volume 2,
  - (c) Volume 3, and
  - (d) Volume 4.
- The Story of England and the Empire, published by Copp Clark Co., Ltd.
- 22. Explorations in Science, published by MacMillan Company of Canada, Ltd.
- Uses of Science, published by MacMillan Company of Canada, Ltd.
- 24. You're Growing Up, published by W. J. Gage & Co., Ltd.
- Highroad of Song, Book 2, published by W. J. Gage & Co., Ltd.
- Highroad to Sight Singing, Book 2, published by W. J. Gage & Co., Ltd.
- 27. The Singing Period, published by Waterloo Music Co.:
  - (a) Book 5, and
  - (b) Book 6.
- 28. The Collegiate Choir, Book 1, published by Water-loo Music Co.
- Youthful Voices, Book 1, published by Gordon V. Thompson, Ltd.
- 30. Hymns for Schools, published by Gordon V. Thompson, Ltd.
- 31. En Route, Canadiens, published by Copp Clark Co., Ltd.
- 32. French Storybook Grammar, published by Ginn and Company.
- 33. Canadian Catholic Corona Readers, published by Ginn and Company:

- (a) Fact and Fancy, and
- (b) Wide Horizons.
- 34. La Bonne Chanson à l'école, published by La Bonne Chanson:
  - (a) Book 7,
  - (b) Book 8, and
  - (c) Ecoles rurales.

#### TEXT-BOOKS FOR GRADES IX AND X

- Better Reading, published by The Book Society of Canada, Ltd.
- Using Our Language, Intermediate Division, Book
   published by J. M. Dent & Sons, Ltd.
- 3. Words and Ideas, Book 2, published by W. J. Gage & Co., Ltd.
- 4. Living English, published by Clarke, Irwin & Co., Ltd.
- 5. An English Highway, published by Longmans Green & Co., Ltd.
- A Junior School English Course, published by Sir Isaac Pitman & Sons, Canada, Ltd.
- English Practice, published by Copp Clark Co., Ltd.
- 8. Working with English, published by Ryerson Press.
- Recueil de Morceaux, published by Copp Clark Co., Ltd.
- 10. General Mathematics, published by MacMillan Company of Canada, Ltd.:
  - (a) Book I for Grade IX, and
  - (b) Book II for Grade X.
- 11. Commercial Arithmetic for Secondary Schools, published by Ryerson Press.
- 12. Canadian Business Arithmetic, Part 1, published by Sir Isaac Pitman & Sons, Canada, Ltd.
- Mathematics in Practice, published by MacMillan Company of Canada, Ltd.
- Building the Canadian Nation, published by J. M. Dent & Sons, Ltd.
- Canada, A Nation, published by Longmans Green & Co., Ltd.
- 16. Our Canada, published by Copp Clark Co., Ltd.
- Canada in the World To-day, published by Clarke, Irwin & Co., Ltd.
- World Geography, published by Ginn and Company.
- 19. Geography of Lands Overseas, published by W. J. Gage & Co., Ltd.
- General Science, published by J. M. Dent & Sons, Ltd.:
  - (a) Book 1, and
  - (b) Book 2.

- Junior Science for Secondary Schools, published by Sir Isaac Pitman & Sons, Canada, Ltd.:
  - (a) Book 1, and
  - (b) Book 2.
- Uses of Science, published by MacMillan Company of Canada, Ltd.
- Agriculture for High Schools, published by W. J. Gage & Co., Ltd.
- 24. Vocational Science, published by Sir Isaac Pitman & Sons, Canada, Ltd.
- 25. Cours Elémentaire de Français, published by Clarke, Irwin & Co., Ltd.
- 26. Cours Primaire de Français, published by Copp Clark Co., Ltd.
- Parlez-vous Français, published by Copp Clark Co., Ltd.
- A Gateway to Latin (Grade IX only), published by W. J. Gage & Co., Ltd.
- Latin for Secondary Schools, published by W. J. Gage & Co., Ltd.
- 30. Latin for To-day, Abridged Edition, published by Ginn and Company.
- Living Latin, published by Clarke, Irwin & Co., Ltd.
- 32. Good Health, published by Ginn and Company.
- 33. Highroad of Song, Book 3, published by W. J. Gage & Co., Ltd.
- The Chorister, Book 1, published by W. J. Gage & Co., Ltd.
- The Singing Period, Book 7, published by Waterloo Music Co.
- Youthful Voices, Book 2, published by Gordon V. Thompson, Ltd.
- Hymns for Schools, published by Gordon V. Thompson, Ltd.
- 38. Essentials of Business Practice, published by Sir Isaac Pitman & Sons, Canada, Ltd.
- Business Fundamentals, published by Gregg Publishing Co.
- 40. New Course Bookkeeping, published by Ryerson Press.
- 41. 20th Century Bookkeeping (19th Edition), published by W. J. Gage & Co., Ltd.
- 42. Words (Revised Edition), published by Gregg Publishing Co.
- Vocational Speller, published by Sir Isaac Pitman & Sons, Canada, Ltd.
- 44. Spelling and Vocabulary Studies, published by Sir Sir Isaac Pitman & Sons, Canada, Ltd.
- Bailey Method of Penmanship, published by Sir Isaac Pitman & Sons, Canada, Ltd.
- Ontario Writing Course, Book III, published by W. J. Gage & Co., Ltd.
- Pitman Shorthand, Canadian Centennial Edition, published by Sir Isaac Pitman & Sons, Canada, Ltd.

- 48. Basic Course in Pitman Shorthand, published by Sir Isaac Pitman & Sons, Canada, Ltd.
- 49. High School Typewriting, Two Year Course, published by Gregg Publishing Co.
- 50. Elementary Typewriting, Parts I and II, published by Ryerson Press.
- 51. New Course in Typewriting, Parts I and II, published by Sir Isaac Pitman & Sons, Canada, Ltd.
- 52. Complete Typewriting Course, published by Copp Clark Co., Ltd.
- General Shop Work, published by MacMillan Company of Canada, Ltd.

#### Text-Books for Grades XI and XII

- Creative English, Grade XI, published by Copp Clark Co., Ltd.
- Mastering Effective English, Grade XII, published by Copp Clark Co., Ltd.
- 3. Expressing Yourself, published by Renouf Publishing Co.
- Learning to Write, published by MacMillan Company of Canada, Ltd.
- Shorter Poems, published by The T. Eaton Co., Ltd.
- Lectures Choisies, published by Ontario Publishing Co.
- 7. Ancient and Mediaeval History, published by Clarke, Irwin & Co. Ltd. and J. M. Dent & Sons, Ltd.
- 8. Modern History, published by Clarke, Irwin & Co., Ltd.
- A New Algebra for High Schools, published by MacMillan Company of Canada, Ltd.
- A Modern Geometry for High Schools, published by MacMillan Company of Canada, Ltd.
- 11. Mathematical Tables, published by Ryerson Press.
- Latin for Secondary Schools, published by W. J. Gage & Co., Ltd.
- Living Latin, published by Clarke, Irwin & Co., Ltd.
- Latin for To-day, Abridged Edition, published by Ginn and Company.
- 15. White's First Greek Book, published by Ginn and Company.
- Cours Moyen de Francais, Part I, Canadian Edition, published by Clarke, Irwin & Co., Ltd.
- 17. The German Reader, published by Ryerson Press.
- First Book in German, published by Ginn and Company.
- Beginning German, published by MacMillan Company of Canada, Ltd.
- 20. Aufenthalt in Deutschland, published by Clarke, Irwin & Co., Ltd.
- 21. First Year Italian, published by Copp Clark Co., Ltd.

- 22. Cuore, published by Copp Clark Co., Ltd.
- 23. Learning Spanish, published by Clarke, Irwin Co.,
- 24. A New Spanish Reader, Grade XII, published by Clarke, Irwin Co., Ltd.
- 25. Elements of Physics (Revised Edition), published by Copp Clark Co., Ltd.
- Physics Manual, published by Copp Clark Co., Ltd.
- 27. Chemistry, A First Course, published by W. J. Gage & Co., Ltd.
- 28. Chemistry Manual, published by W. J. Gage & Co. Ltd.
- 29. Good Health, published by Ginn and Company.
- Commercial Arithmetic for Secondary Schools, published by Ryerson Press.
- 31. Canadian Business Arithmetic, Part II, published by Sir Isaac Pitman & Sons, Canada, Ltd.
- New Course Bookkeeping, published by Ryerson Press.
- 33. Elementary Accounting, Theory and Practice, published by W. J. Gage & Co., Ltd.
- 20th Century Bookkeeping (B 49), published by W. J. Gage & Co., Ltd.
- 35. Canadian Commercial Correspondence, published by Sir Isaac Pitman & Sons, Canada, Ltd.
- Language and Letters, published by Sir Isaac Pitman & Sons, Canada, Ltd.
- 37. Modern Business Letters, published by Ryerson Press.
- 38. Elementary Economics, published by Sir Isaac Pitman & Sons, Canada, Ltd.
- 39. Living To-day, published by Ryerson Press.
- 40. Our Economic Life, published by Sir Isaac Pitman & Sons, Canada, Ltd.
- 41. History of Trade and Commerce, published by Thos. Nelsons & Sons, Ltd.
- 42. Outlines of Economic History, published by Sir Isaac Pitman & Sons, Canada, Ltd.
- 43. Trade and Industry, published by Ryerson Press.
- 44. Business Law, published by Ryerson Press.
- 45. Canadian Law, published by Ryerson Press.
- 46. Manual of Canadian Business Law, published by Sir Isaac Pitman & Sons, Canada, Ltd.
- 47. Pitman Shorthand Dictation Course, published by Sir Isaac Pitman & Sons, Canada, Ltd.
- 48. Pitman Advanced Dictation Course, published by Sir Isaac Pitman & Sons, Canada, Ltd.
- 49. High School Typewriting, Part III, published by Gregg Publishing Co.
- 50. Advanced Typewriting, Parts III and IV, published by Ryerson Press.
- 51. Typewriting and Office Practice, published by Sir Isaac Pitman & Sons, Canada, Ltd.

- Senior Secretarial Practice, published by Sir Isaac Pitman & Sons, Canada, Ltd.
- 53. Office Practice, published by Ryerson Press.
- 54. Complete Course in Office Practice (2nd Edition), published by Gregg Publishing Co.
- Salesmanship, published by Sir Isaac Pitman & Sons, Canada, Ltd.

(1029)

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#### THE DEPARTMENT OF EDUCATION ACT

O. Reg. 196/52. Vocational-Schools—General Amendments. Amending Regulations 73 of Consolidated Regulations 1950. Made—15th April, 1952. Approved—7th May, 1952.

# REGULATIONS MADE BY THE MINISTER UNDER THE DEPARTMENT OF EDUCATION ACT

Filed-9th May, 1952, 1.20 p.m.

- 1. Regulation 1 of Regulations 73 of Consolidated Regulations of Ontario 1950 is amended by adding thereto the following clauses:
  - (bb) "department" means a division of the curriculum in which the courses of study in one or more subjects are taught by 3 or more teachers under the direction and supervision of one of them;
  - (bbb) "head of a department" means the teacher appointed to direct and supervise the other teachers in the department;
- 2. Regulation 16 of Regulations 73 of Consolidated Regulations of Ontario 1950 is revoked and the heading "Qualifications of Assistants" is struck out and the following substituted therefor:

#### QUALIFICATIONS OF PRINCIPALS

- 16.(1) Subject to subregulation 2, the principal of a composite school which has industrial and commercial departments in charge of directors qualified under these regulations shall hold a High School Principal's Certificate.
  - (2) From and including the 1st of September, 1953, the principal of a composite school shall hold a High School Principal's Certificate and a Vocational School Principal's Certificate.
- 3. Regulation 20 of Regulations 73 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:
  - 20.(1) The committee shall appoint a teacher to be head of a commercial department and of a shop department.
    - (2) The committee may appoint a teacher to be head of any other department.
- 4. Regulation 23 of Regulations 73 of Consolidated Regulations of Ontario 1950 is amended by adding thereto the following subregulation:
  - (2) The head of the vocational art-department in a composite school may also be the head of

the art department in the high school or collegiate institute.

- 5. Regulation 37 of Regulations 73 of Consolidated Regulations of Ontario 1950 is amended by adding thereto the following subregulation:
  - (3) Where a composite school has a vocational art-department, a teacher holding an Interim Ordinary Vocational Certificate in art may also teach art in the high school or collegiate institute.
- 6. Regulations 39 and 40 of Regulations 73 of Consolidated Regulations of Ontario 1950 are revoked and the following substituted therefor:

### HOME-ECONOMICS SUBJECTS OTHER THAN DRESS-MAKING AND MILLINERY

- 39. A teacher of a home-economics subject other than dress-making or millinery shall hold
  - (a) an Interim High School Assistant's Certificate, Type A, in home economics,
  - (b) a High School Specialist's Certificate in home economics, or
  - (c) a High School Assistant's Certificate, an Intermediate Certificate in home economics, and a degree in home economics from the University of Toronto or the University of Western Ontario or a degree the Minister deems equivalent thereto under clause d of section 5 of the Act.

#### MUSIC

- 40.(1) Subject to subregulation 2, a teacher of instrumental music shall hold an Interim or Permanent Ordinary Vocational Certificate in instrumental music.
  - (2) Where a committee is unable to secure a teacher holding an Interim or Permanent Ordinary Vocational Certificate in instrumental music, it may appoint a teacher holding an Interim or Permanent Specialist's Certificate in instrumental music.
  - (3) A teacher of vocal music shall hold
    - (a) in grades IX and X an Interim or Permanent Intermediate Vocal Music Certificate, Type A, and
    - (b) in grade XI, XII or XIII an Interim or Permanent Specialist's Certificate in Vocal Music.
- 7. Subregulations 1 and 2 of regulation 43 of Regulations 73 of Consolidated Regulations of Ontario 1950 are revoked and the heading "Temporary Standing for Teachers of Vocational Evening Classes" is struck out and the following substituted therefor:

#### APPOINTMENT OF UNQUALIFIED TEACHERS

- 43.(1) Where a committee is unable to obtain a qualified teacher for day or evening classes, it may appoint an unqualified teacher for a period not exceeding 2 weeks.
  - (2) Where the period of appointment of an unqualified teacher exceeds 2 weeks, the committee shall make application to the Minister for temporary standing for the teacher.
- 8.(1) Sub-clause ii of clause e of regulation 50 of Regulations 73 of Consolidated Regulations of Ontario 1950 is amended by striking out the word "and" at the end thereof.

- (2) Clause f of regulation 50 of Regulations 73 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:
  - (f) comply with industrial safety-requirements for the departments under his jurisdiction, and
- (3) Regulation 50 of Regulations 73 of Consolidated Regulations of Ontario 1950 is amended by adding thereto the following clause:
  - (g) retain on file up-to-date copies of outlines of courses of study with sufficient detail to permit effective co-ordination of those courses.
- 9. The first heading to regulation 58 of Regulations 73 of Consolidated Regulations of Ontario 1950 is struck out and the following substituted therefor:

#### REQUIREMENTS FOR VOCATIONAL CERTIFICATES

10. Regulation 62 of Regulations 73 of Consolidated Regulations of Ontario 1950, except form 6, is revoked and the following substituted therefor:

#### VOCATIONAL SCHOOL PRINCIPAL'S CERTIFICATES

- 62.(1) Where an applicant submits to the Deputy Minister of Education
  - (a) (i) a High School Principal's Certificate,
    - (ii) evidence of experience in the field of industry or commerce satisfactory to the Director of Vocational Education, and
    - (iii) evidence of the successful completion of a five-week summer course and examinations leading to a Vocational School Principal's Certificate, or
  - (b) (i) a university degree in applied science, agriculture or arts,
    - (ii) a Permanent Vocational Specialist's Certificate, and
    - (iii) evidence of the successful completion of a five-week summer course and examinations leading to a Vocational School Principal's Certificate.

the Minister shall grant him a Vocational School Principal's Certificate, in form 6.

(2) The holder of a Vocational School Principal's Certificate shall be qualified for life as a vocational-school principal.

W. J. DUNLOP Minister of Education

TORONTO, April 15th, 1952

(1030)

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#### THE ASSESSMENT ACT

O. Reg. 197/52. Payments to Mining Municipalities. New. Made—6th May, 1952. Filed—9th May, 1952, 4.30 p.m.

## REGULATIONS MADE BY THE MINISTER UNDER THE ASSESSMENT ACT

#### PAYMENTS TO MINING MUNICIPALITIES

#### INTERPRETATION

#### 1. In these regulations

- (a) "adjusted mill-rate" means the number of mills in the dollar determined by dividing the difference between the total amount of all estimates of a municipality and its local boards for all purposes for any year and the amount determined at \$25 per mining employee shown in the register of the preceding year for the municipality as residing in and working outside the municipality by the total of the municipal mines assessment and the equalized assessment of the municipality for the same year;
- (b) "approval of the Minister" means the approval of the Minister as signified by his signature on estimates, by-laws, resolutions, conveyances and other records and documents;
- (c) "equalized assessment" means the assessment amount determined in accordance with regulation 13;
- (d) "local board" means any school board, publicutility commission, transportation commission, public-library board, board of park management, local board of health, board of commissioners of police, planning board or any other board, commission, committee, body or local authority established or exercising any power or authority under any general or special Act with respect to any of the affairs or purposes, including school purposes, of a municipality or of two or more municipalities or portions thereof;
- (e) "mining employee" means a person who is in receipt of or entitled to any salary, wages, or other direct compensation for services or labour performed for a mine or mineral work located in Ontario, and who is
  - (i) resident in a mining municipality at the time of the making of the assessment of the municipality, or
  - (ii) resident outside of a mining municipality and employed at a mine or mineral work in a mining municipality on the first of October in any year;
- (f) "municipality" means a city, town, village, township, or improvement district;
- (g) "municipal mines assessment" means 50 per cent of the total of
  - (i) \$1100 for each mining employee shown in the register of the preceding year as working and residing in the municipality,
  - (ii) \$550 for each mining employee working in and residing outside the municipality on the first day of October in the preceding year as determined under regulation 16, and

- (iii) mines profits as calculated under section 4 of *The Mining Tax Act* and set out by the mine assessor in the notice or notices of assessment referred to in section 12 of *The Mining Tax Act* in respect to any or all mines or mineral works located in the municipality.
- (h) "register" means register provided under subregulation 1 of regulation 15.
- 2. These regulations apply to designated mining municipalities only.

#### DESIGNATION OF MINING MUNICIPALITIES

- 3. The following municipalities are designated as mining municipalities for the purposes of these regulations:
  - (a) the City of Sudbury,
  - (b) the towns of
    - (i) Chelmsford,
    - (ii) Cobalt.
    - (iii) Geraldton,
    - (iv) Haileybury,
    - (v) Matheson, and
    - (vi) Timmins,
  - (c) the townships of
    - (i) Balfour,
    - (ii) Black River,
    - (iii) Blezard,
    - (iv) Bucke,
    - (v) Coleman,
    - (vi) Drury, Denison and Graham,
    - (vii) Hanmer,
    - (viii) Larder Lake,
      - (ix) Matachewan,
      - (x) McKim,
    - (xi) Michipicoten,
    - (xii) Mountjoy,
    - (xiii) Neelon and Garson,
    - (xiv) Rayside,
    - (xv) Teck,
    - (xvi) Tisdale,
    - (xvii) Waters, and
    - (xviii) Whitney, and
  - (d) the improvement districts of
    - (i) Atikokan,
    - (ii) Balmertown,
    - (iii) Beardmore,
    - (iv) Gauthier,
    - (v) McGarry, and
    - (vi) Renabie.

#### COMPUTATION OF PAYMENT

4. In each year the Minister shall make a payment to each mining municipality, being the total of

- (a) \$25 for each mining employee shown in the register of the preceding year as working outside the municipality, and
- (b) the amount in dollars resulting from applying the adjusted mill-rate to the municipal mines-assessment of the municipality.
- 5. In any year the Minister may reduce any payment to an amount not less than would result in more than 50 per cent of the total of the amounts required for the purposes of the municipality and of all its local boards being raised by the imposition, rating and levying of all rates, assessments and taxation upon rateable property within the municipality in that year.
- 6. In any year the amount of a payment computed in accordance with regulation 4 is less than the total of the mines profits tax that would be collectible if the municipality were not designated as a mining municipality and the amount the municipality could reasonably expect under a special-grant scheme of Ontario, the Minister may increase the payment to an amount not greater than would result in less than 50 per cent of the total of the amounts required for the purposes of the municipality and all of its local boards being raised by the imposition, rating and levying of all rates, assessments and taxation upon rateable property within the municipality in that year.
- 7. Where in any mining municipality the lastoperating mine closes down, the payment in the second year after the closing and in each year thereafter shall not be computed in accordance with regulation 4, 5 or 6, but the Minister shall make a payment
  - (a) in the second year equal to 80 per cent,
  - (b) in the third year equal to 60 per cent,
  - (c) in the fourth year equal to 40 per cent, and
  - (d) in the fifth year equal to 20 per cent,

of the payment made in the year after the mine closes down.

#### CONDITIONS OF PAYMENT

- 8.(1) Where a mining municipality does not comply with these regulations or does not obtain the approval of the Minister to
  - (a) the estimates of the municipality and its local boards, and
  - (b) the amounts to be provided for and included in the estimates whether to be provided by taxation or otherwise, and
  - (c) the imposition, rating and levying of all rates, assessments and taxation upon any or all of the rateable property within the municipality, and
  - (d) the rates, rents and charges imposed, levied or collectible for supply or service of any public utility, and
  - (e) the imposition and charging of all licence, permit or other fees, charges and expenses, and
  - (f) the sale or other disposition of any assets, and
  - (g) the passing of by-laws providing for the issue of debentures, the hypothecation of debentures or the sale thereof,

the Minister may withold the whole or any part of a payment from the mining municipality.

(2) When the municipality complies with these regulations and obtains the approvals under sub-

regulation 1 within the year in respect of which the payment is computed, the Minister shall make the payment so withheld.

- 9. The Minister shall have access at all times to all books, records, papers and documents of a mining municipality and of every local board, including but without limiting the generality of the foregoing all assessment rolls, collectors' rolls, by-laws, minute books, books of account, vouchers and other records, papers and documents relating to its and their financial transactions, and may inspect, examine, audit and copy the same or any part thereof.
- 10. Where in any year the amount voted by the Legislature for the payments under these regulations is insufficient to make the payments in full, the Minister may make a *pro rata* reduction.

#### EQUALIZATION OF ASSESSMENT

- 11. For the purpose of making uniform the methods of preparing assessment rolls in mining municipalities and for ascertaining whether the valuations of real property made by the assessors of each mining municipality bear a just relation one to another, the Minister may supervise the assessment and advise the assessors with respect to any particular assessment or omission to assess or generally with respect to all the assessments included in the roll or rolls, or assessments of land only, or of buildings only, or business, included in the roll.
- 12. The Minister may ascertain whether the values of all lands and buildings and the amounts of business assessments as set down in the assessment roll or rolls of a mining municipality bear a just relation one to another.
- 13.(1) In order to make a just distribution of payments as between mining municipalities the Minister may in each year with respect to each municipality equalize the real property assessments made in the preceding year, and the business assessments whenever made.
- (2) The real property assessment together with business assessments of a mining municipality, as equalized by the Minister, shall be the equalized assessment of the mining municipality for the purpose of these regulations.

#### TABULATION OF MINING EMPLOYEES

- 14. For the year 1952 the number of mining employees shall be deemed to be that already settled by the Minister and the municipalities.
- 15.(1) In each year the assessor of a mining municipality shall enter in a register provided for the purpose by the clerk of the municipality, the name of every mining employee residing in the municipality, and the name of the mine or mineral work at which the person is employed and the name of the municipality in which the mine or mineral work is located;
- (2) Where the mine or mineral work is located in an area without municipal organization, the word "unorganized" shall be entered by the assessor after the name of the mine or mineral work;
- (3) The register duly completed and certified by the assessor shall be returned to the clerk of the municipality with the assessment roll;
- (4) The clerk shall make and certify a return to the Minister showing the number of mining employees
  - (a) residing in and working in the municipality, and
  - (b) residing in and working outside the municipality

as determined by the register.

16. The Minister may agree with the council of a mining municipality on the total number of non-resident mining employees in the municipality after a reference to the mines or mineral works or to the Ontario Mining Association has disclosed the number in the employ of the mines or mineral works on the first of October in any year.

G. H. DUNBAR Minister of Municipal Affairs

Dated at Toronto this 6th of May, 1952

(1047)

(Seal)

21

#### THE FARM PRODUCTS MARKETING ACT

O. Reg. 198/52. Licence Fees. Amending O. Regs. 101/51. Approved—7th May, 1952. Filed—9th May, 1952, 4.45 p.m.

## REGULATIONS MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT

1. Regulation 7 of Ontario Regulations 101/51 is revoked and the following substituted therefor:

#### LICENCE FEES

7. Every producer shall pay licence fees, at the rate of ½ cent for each pound or fraction thereof of cheese sold through a cheese exchange, to the local board to be used by it for the purpose of carrying out and enforcing the provisions of the Act, the regulations and the scheme.

THE FARM PRODUCTS MARKETING BOARD

G. F. PERKIN

F. K. B. STEWART Secretary

(1048)

#### THE MOTHERS' ALLOWANCES ACT, 1952

O. Reg. 199/52. General Regulations. New and Revoking Regulations 302 of Consolidated Regulations 1950 and O. Regs. 9/51, 182/51 and 207/51. Made—7th May, 1952. Filed—12th May, 1952, 10.30 a.m.

## REGULATIONS MADE UNDER THE MOTHERS' ALLOWANCES ACT, 1952

#### INTERPRETATION

1. In these regulations "mother" does not include foster-mother, or person who acts as trustee for an applicant or beneficiary under these regulations.

#### ADVISORY BOARD

2.(1) The Minister shall appoint three persons, including a duly qualified medical practitioner, to a board, designated as Advisory Board.

(2) The medical practitioner shall be chairman of the Board.

#### POWERS AND DUTIES OF ADVISORY BOARD

- 3.(1) In order to assist the Director to determine eligibility of an applicant under clause  $\epsilon$  of subsection 1 of section 2 of the Act, the Advisory Board shall
  - (a) review medical evidence submitted in support of the application,
  - (b) obtain any additional necessary evidence, and
  - (c) issue to the Director a report on the evidence and state whether or not, with treatment, sufficient recovery would take place in the mental or physical condition of the applicant's husband to render him employable.
- (2) At least once a year the Advisory Board shall review each case where an allowance is paid under clause c of subsection 1 of section 2 of the Act, and advise the Director of any change in the mental or physical condition of the husband of the beneficiary.

#### MAXIMUM AMOUNTS OF ALLOWANCES

- 4. The maximum allowances that may be paid under the Act towards the support of one or more of her children shall be
  - (a) to a mother
    - (i) in respect of one child \$50 a month,
    - (ii) in respect of more than one child \$50 a month and \$10 a month in respect of each child over one, and a further sum not to exceed \$20 a month where the need is apparent to the Director,
    - (iii) whose husband is permanently unemployable \$10 a month,
    - (iv) the cost of medical services provided under any agreement in writing made between the Crown and the Ontario Medical Association,
    - (v) the cost of dental services provided under any agreement made between the Crown and the Royal College of Dental Surgeons of Ontario, and
    - (vi) the monthly cost of fuel—based on the cost of coke—for the period beginning with the 1st of October in each year and ending with the 31st of May of the following year and in accordance with the following table:

Nature of Residence	Number of rooms exclusive of bath-rooms, halls, and closets	Weight of coke in pounds for a month
Detached house	6 5 4 3 2	2,000 1,700 1,400 1,100 800
Attached or semi-detached house or duplex, apartment, flat or room	6 5 4 3 2	1,700 1,400 1,100 800 600 500

and

#### (b) to a foster-mother

- (i) in respect of one foster-child \$24 a month,
- (ii) in respect of two foster-children \$48 a month,
- (iii) in respect of each foster-child over two \$10 a month, and a further sum not to exceed \$20 a month where the need for the foster-children is apparent to the Director,
- (iv) the cost of medical and dental service for the foster-children provided under the agreements mentioned in sub-clauses iv and v of clause a, and
- (v) the monthly cost of fuel for the period, and in accordance with sub-clause vi of clause a, but only to the extent of the increase of the cost of fuel occasioned by her caring for the foster-children.

#### APPLICATION FOR AN ALLOWANCE

- 5.(1) Application for an allowance shall be made to the local authority.
- (2) The local authority shall fill out and complete the application in the presence of the applicant and the applicant shall sign the application in the presence of the local authority.
- (3) The local authority shall complete the application in duplicate.
- (4) Application by a mother for an allowance shall be in Form 1 and by a foster-mother in Form 2.
- (5) An application of a mother whose husband is permanently unemployable shall be accompanied by a report of a duly qualified medical practitioner in Form 3.
- (6) An application of a mother whose husband has deserted her and has not been heard of for at least one year shall be accompanied by a statutory declaration of the applicant in Form 4.
- (7) Where an applicant mother has divorced the father of the child or children and has been awarded custody of them in proceedings in which no provision was made for their maintenance or, if made, the father has failed to carry out his obligations and has not been heard of for at least one year, the application shall be accompanied by a statutory declaration of the applicant mother in Form 5.
- (8) Where a mother who has divorced the father of the child or children is the applicant, she shall furnish proof of the divorce by producing the final decree or judgment absolute for inspection, and the Director, after inspection, shall return the original to the applicant.
  - (9) Where a mother is the applicant, and
    - (a) if any living child of the applicant was born outside Ontario,
  - (b) if the applicant was married outside Ontario,
  - (c) if the death of the husband of the applicant occurred outside Ontario, or

#### where a foster-mother is the applicant, and

- (d) if any foster-child was born outside Ontario, or
- (e) if the father or mother of any foster-child died outside Ontario,

the applicant shall furnish proof of the birth, marriage or death by a certificate issued by a province, state or country in which the birth, marriage or death occurred, but a birth occurring in the Province of Quebec may be proved by a baptismal certificate.

- (10) The local authority shall, immediately upon completion of an application, send one copy to the Director.
- (11) Each application shall be accompanied by an authority in Form 6, signed by the applicant.
- (12) No local authority shall charge any fee to, or receive any remuneration from or on behalf of, any applicant for an allowance in respect of any duty performed or service rendered under the Act or these regulations.

#### DESIGNATION OF INVESTIGATORS

6. Administrators and staffs of district offices of the Department of Public Welfare, and supervisors of field-workers, are designated as investigators.

#### POWERS AND DUTIES OF INVESTIGATORS

#### 7. An investigator shall

- (a) upon receiving a request from the Director, where an application is complete, investigate and make a report in duplicate, retain one copy and send one to the Director,
- (b) submit 3 reports quarterly to the Director on each beneficiary and an annual report,
- (c) investigate and report on any matter concerning a beneficiary as the Minister or Director may direct, and
- (d) by friendly advice assist each beneficiary in any matter relating to the allowance and the expenditure thereof.

#### POWERS AND DUTIES OF LOCAL AUTHORITIES

#### 8. A local authority shall

- (a) fill out and receive applications for mothers' allowances,
- (b) send one copy of the application to the Director and retain one, and
- (c) obtain all information necessary to complete an application for an allowance.

#### SUSPENSION AND CANCELLATION OF ALLOWANCES

- 9.(1) Where an investigator reports that an allowance is not being expended towards the support of the children of the beneficiary, the Director may
  - (a) cancel the allowance, or
  - (b) direct that the allowance or part thereof be paid to any other person approved in writing by the beneficiary as her trustee to expend the allowance towards the support of the children of the beneficiary, or
- (2) Where an investigator reports that a child of a beneficiary appears to be a neglected child the Director may suspend the allowance and immediately report the apparently neglected child to a Children's Aid Society but if the Society does not proceed with respect to the child under *The Children's Protection Act* within two months after the date of suspension, the allowance shall be cancelled.
- (3) If a judge finds the child to be a neglected child under *The Children's Protection Act* payment of the allowance shall be cancelled.

(4) If a judge finds the child not to be a neglected child under *The Children's Protection Act* payment of the allowance shall be continued from the date of his finding.

## FURNISHING OF NOTICES AND INFORMATION TO LOCAL AUTHORITIES

10. The Director shall advise the local authority from whom an application for an allowance was received of his determination and direction with respect thereto.

#### PROPERTY QUALIFICATIONS FOR ALLOWANCES

11.(1) Where an applicant is a mother and has an equity in real property in excess of \$6,000 an allowance shall not be paid, except that the Director may direct payment of an allowance if he is satisfied that the real property is being used as a dwelling house by the beneficiary and her children and that circumstances require that she dwell therein, or if the beneficiary agrees to such terms and conditions with respect to the real property as may satisfy the Director.

(2) Where an applicant is a mother and has in her own right or held in trust for her or her children an amount in excess of \$1,000 in cash or in government bonds or other liquid assets, she shall not be entitled to an allowance unless all those assets are applied to provide for a series of future monthly or other periodic payments towards the support of her children in such manner as may be approved by the Director.

#### TIME AND MANNER OF PAYMENT OF ALLOWANCES

12. The allowance for each month shall be payable by cheque on the last day of each month, the first payment to be made on the last day of the month following that in which eligibility is determined by the Director.

#### REVOCATION

13. Regulations 302 of Consolidated Regulations of Ontario 1950 and Ontario Regulations 9/51, 182/51 and 207/51 are revoked.

#### FORM 1

#### The Mothers' Allowances Act, 1952

#### APPLICATION BY MOTHER FOR A MOTHER'S ALLOWANCE

	(name in full) reside in Ontario a
	Post Office City
	of
	as follows:
	liately prior to this application
Name of husband in full	
Did he serve in any of H.M. Canadian Armed Forces?	War 1914-1918
	Where married
Maiden Name in full	
Reason for application:	
(1) widow	
(2) husband deserted	
(3) husband permanently unemp	oloyable
(4) divorced the father of the ch	ildren
. If a widow, answer the following que	stions:
Date of death of husband	place
Cause	widow's residence at time of death
If a wife whose husband has deserted	, answer the following questions:
Date of desertion	Date when husband last heard of
Residence of wife at time husba	and deserted

10.		•	ently unemployable hus t unemployability			
	Res	idence of wife a	t time husband became	permanently unemp	oloyable	
	Is h	usband a patien	nt in a hospital?	If so, where?		
		•				
4.4						
11.			vorced the father of the e or judgment absolute.			
			ody of child or children			
		_	e for their maintenance			
		_	ision?			
			has the father failed to			
			mpliance with his obliga			
			last heard of and where			
10			er when divorce obtaine			
12.			nder 18 years of age wh		Di CD' d	School or Occupation
			Present Address			
	(5)					
	(7)					
13.	Have yo	ou adequate mea	ans to care properly for	your children with	out the assistance	of an allowance?
14.		of Income: Employed (whe	ere)	Earnii	ngs	
	(2)	Income from in	vestments—give partic	ulars		
	(3)	Workmen's Cor	mpensation or other per	nsion		
		*************				
	(4)	Unemployment	Relief			
	(5)	Cash Assets				
	(6)	Insurance				
	(7)	Income from re	eal property			
	(8)	Value of real pr	roperty			
	(9)	Encumbrances	thereon			
	(10)	Any other incom	me			

15. Debts:

Name of Creditors	Address of Creditors	Amount
16. Dated at	thisday of	19
Witness		ture of applicant)

16.	Dated at.		thisday	of19
Wit	ness			(signature of applicant)
			Form 2	
			The Mothers' Allowances Act, 1952	
	A	APPLICATION BY A	FOSTER-MOTHER FOR A MOTH	ER'S ALLOWANCE
Dire	I,a	n allowance as a foster-	apply under <i>The Mo</i> mother and in support thereof furnish	others' Allowances Act, 1952 to the the following information:
1.			(name in full)	reside in Ontario at
		(	D Or	( City
		Rural Route	Post Office	Town
	Address	Township of		County or Territorial District
			•••••	
2.	Reach my	home from Highway N	oas follows:	
			mediately prior to this application	
		_	to foster-children	
			nildren	
			children	
			Place	
7.			hildren	
			-children	
			Place	
8.			ster-children	
	Where ma	rried?		
9.	Foster-chil	ldren of these parents u	under 18 years of age who reside with a	applicant:
		Name'	Date of Birth	
	(1)	• • • • • • • • • • • • • • • • • • • •		
	(2)			
	(3)			
	(4)			
	(5)			
10.	Date child	Iren taken into care by	applicant	

11. Have you adequate means t	o care properly for these foster-children withou	it the assistance of an allow
ance?		
12. Income of applicant from asset (1) Estate of deceased pa	ets of foster-children: arents—(a) personal property (give details)	
	(b) real property (give details)	
(2) Insurance, if not incl	uded in estate—Amount	
	Company	
(3) Pension Fund	Give details	
(4) Any other source of i	ncome	
13. Other sources of income of ap	plicant and spouse:	
	(name and address of employer)	
(2) Spouse employed	(name and address of employer)	gs
(3) Income from investm	nents—give particulars	
(4) Workmen's Compens	eation or other pension	
		. ,
	• • • • • • • • • • • • • • • • • • • •	
(5) Unemployment Relie	f	
(6) Cash Assets		
(7) Insurance		
(8) Income from real pro	perty	
(9) Value of real propert	у	
(10) Encumbrances thereo	on	
	thisday of	
Witness	·	
YYTHICSS,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		(signature of applicant)
	Form 3	
	The Mothers' Allowances Act, 1952	
Received by	MEDICAL REPORT FOR	Received by
Advisory Board	PERMANENTLY UNEMPLOYABLE HUSBAND	the Director
`	name)	(given names)
Address		
1. Age		

2.	History of present illness (in chronological order give date of onset and describe progress of symptoms in detail, using dates):
3,	Present complaints or symptoms (number in order of prominence and give the duration of each; give also the frequency, duration and severity of any attacks; show the degree of disability now present; state the amount of excercise or work required to precipitate any attacks.):
4.	Previous significant illnesses (give approximate dates):
5.	Occupational history (describe types of work):
	fromto
	toto
	fromtoto
6.	If not shown above, state what work this man has done within the past year:
7.	Present activities or daily manner of living (note what man is accustomed to do each day, particularly what work or activities he engages in; state if bedridden):
8.	If now in hospital: give name and location of hospital
	date of admission.
	probable duration of further stay in hospital
9.	General impression (appearance; development; nutrition; posture; gait; distress; mental alertness; apparent age.):
10	General physical examination (record findings requested and any positive findings):
10.	Temperature (by mouth); Height; Weight (stripped)
	At rest: Pulse ; Respirations ; Blood Pressure (systolic)
	(diastolic)

11.	Detailed findings regarding the complete examination of the system(s) affected to the point of causing disability (supply or attach X-ray or laboratory findings). For example—In cardiovascular disease: condition of peripheral arteries; location of apex beat; heart sounds; rate; rhythm; time and location of any murmurs pulse, respirations and blood pressure, before, immediately after and 2 minutes after 15 toe touches; signs of myocardial failure (dependent oedema, rales at lung bases, enlarged liver); electrocardiogram, orthodiagram.
12.	Record of hospitalization, investigation, consultations or clinic examinations (for the present illness). Attack copies of any reports available from these sources:
	at or byonon.
	at or byonon.
	at or byonon.
	at or byonon
13,	Diagnosis (give completely, indicating etiology where possible; list in approximate order of importance in this case):
14.	Treatments (for the disabling condition(s))
	(a) received but discontinued (give approximate dates when treatment(s) was (were) commenced and discontinued and reason(s) for discontinuance):
	(b) now being received (give name and address of supervising physician):
	(c) required or recommended (if hospitalization required, state what arrangements have been made for admission and to what hospital, sanatorium or sanitorium):
15.	Is this man unemployed now by reason of a mental or physical disability(yes or no)
	If "yes"—Approximately when was he last mentally or physically able to undertake some type of gainful
	work
	and—Does any known type of treatment offer any likelihood of rendering him employable
	Explain nature of treatment
16.	With or without treatment would you expect sufficient recovery to take place in the mental or physical condition of this man at any time in the future to render him employable
17.	Is this man now receiving:
	War Veteran's Pension ; Workmen's Compensation (yes or no) (yes or no)
	Disability Insurance benefits; (yes or no) (specify any other type of pension)
18,	Are there any mental or physical conditions present other than those already mentioned in this report which would influence the employability of this man
	If so, describe
	***************************************

19. Remarks:	
*******************	
The man whose name appears	above this report was examined by me at
	onon
and the above report contains i	my findings and my considered opinion at that time.
(signature of examining	physician) (address of examining physician)
(	Please print name and address or write plainly)
For use of Advisory Board only:	
	s allowance(surname) (given names)
	•••••••••••••••••••••••••••••••••••••••
First application	
	Form 4
DOMINION OF CANADA	IN THE MATTER OF The Mothers' Allowances Act, 1952 and of the application of
PROVINCE OF ONTARIO	(name of mother)
TO WIT:	for a mother's allowance.
in the County of	
	DO SOLEMNLY DECLARE
1. THAT my husband(nam	
of	19
2. THAT he has not been heard o	f for at least one year.
3. THAT I have not seen him or	heard of him, nor have I heard from him either directly or indirectly since
the	day of
4. THAT he has not since the in any way contributed directly of whom he is the father and on	or indirectly to my support or the support of my children, being the children whose behalf the mother's allowance is to be paid.
5. THAT I was resident in Ontario	at the time of the desertion.
AND I make this solemn DEC of the same force and effect as if made	CLARATION, conscientiously believing it to be true and knowing that it is de under oath, and by virtue of the CANADA EVIDENCE ACT.
DECLARED before me at	
	in the County
of	
of Ontario, this	
A Commissione	r,etc.

#### FORM 5

	I ONII O	
DOMINION OF CANADA PROVINCE OF ONTARIO	application of	OF The Mothers' Allowances Act, 1952 and of the
		(name of mother)
TO WIT:	for a mother's allowan	ce.
I,		
of the	of ,	
in the County of		
	DO SOLEMNLY D	ECLARE
1. THAT by a final decree or jud	Igment absolute dated	and issued out of
(name of court) the father of my children nam		(name in full)
2. THAT I was awarded custody	of the following children o	f whom I am the mother:
	(name of cl	nild)
	(name of c	'
	(name of c	
3. THAT in the proceedings	(name or es	mu)
(a) no provision was made for	their maintenance, or	
(b) provision was made for the weekly or monthly.	neir maintenance whereby t	heir father was obligated to pay \$
4. THAT the father has not been	n heard of for at least one	year.
5. THAT I have not seen him day of .	or heard of him, nor have	I heard from him directly or indirectly, since the
6. THAT he has not since the directly or indirectly to my st	day of	, 19 in any way contributed of the above-named children.
AND I make this solemn dec same force and effect as if made u	claration, conscientiously be under oath, and by virtue o	elieving it to be true and knowing that it is of the fi the CANADA EVIDENCE ACT.
DECLARED before me at	)	
	in the County	
of	in the Province	
of Ontario, this		
or ontaine, chief.		
	,	
A Commissioner,	etc. Form 6	
	The Mothers' Allowand	es Act, 1952
or jointly, in any Bank, Trust Cor person or any records relating to a	npany or other financial ins ny of them and to secure inf	tigator have access to any account held by me alone titution or to any assets held in trust for me by any ormation in respect of any life or accident insurance.
	(name of	husband)
Dated	this	day of
(witness)		(signature of applicant)
		(address)
(1053)		21

#### THE TOURIST ESTABLISHMENTS ACT

O, Reg. 200/52. General Amendments. Amending Regulations 359 of Consolidated Regulations 1950. Made—7th May, 1952. Filed—12th May, 1952, 1.30 p.m.

## REGULATIONS MADE UNDER THE TOURIST ESTABLISHMENTS ACT

1. Regulation 1 of Regulations 359 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:

#### INTERPRETATION

- 1. In these regulations
  - (.1) "basic requirements" means the requirements prescribed by
    - (a) subregulation 1 of regulation 9,
    - (b) regulations 10 and 11,
    - (c) regulations 16 to 35, both inclusive, and
    - (d) regulations 37 to 49, both inclusive;
  - (.2) "cabin" means a sleeping-cabin or -cottage containing one or more rooms or comprising one or more rental-units under one roof;
  - (.3) "cabin-establishment" means an establishment comprising 2 or more cabins or 2 or more cabin rental-units;
  - (.4) "cottage" means a building to accommodate one guest-unit, and
    - (a) containing at least two rooms,
    - (b) at least partially furnished, and
    - (c) in which guests are permitted to prepare and cook food;
  - (.5) "cottage-establishment" means an establishment comprising 2 or more cottages owned or leased by the same person;
  - (.6) "guest-unit" means the person, or 2 or more persons in one party, to whom sleeping or living accommodation is assigned;
  - (.7) "inn" means an inn, hotel, lodge, public house, resort or tavern, operated throughout the year;
  - (.8) "inn-establishment" means an establishment comprising an inn, and one or more cabins or cottages operated in conjunction therewith;
  - (.9) "inspector" means a person designated as an inspector under regulation 14;
- (.10) "Institute-course" means the course in Hotel, Restaurant and Resorts Administration conducted by the Ryerson Institute of Technology;
- (.11) "licence" means a licence to operate a tourist establishment;
- (.12) "licence issuer" means,
  - (a) in a municipality, the clerk unless the municipality designates another official of the municipality, and

- (b) in that part of a territorial district without municipal organization, the district inspector of the Department of Travel and Publicity;
- (.13) "lodge" means a lodge, hotel, inn, public house, resort or tavern, operating only part of the year;
- (.14) "lodge-establishment" means an establishment comprising a lodge, and one or more cabins or cottages operated in conjunction therewith:
- (.15) "private bath-room" means a bath-room attached to a rental-unit, for the exclusive use of the guest-unit therein;
- (.16) "rental-unit" means the cabin, cottage, room or other premises assigned to the exclusive use of a guest-unit;
- room located between, and communicating with each of, two rental-units, and for the exclusive use of the guest-units in them;
- (.18) "tourist establishment" includes an inn, lodge, and tourist-home, and a cabin-, cottage-, inn-, lodge-, and trailer-establishment;
- (.19) "tourist-home" means a private home, or dwelling, in which at least 5 rooms are for rent;
- (.20) "tourist industry" has the same meaning as in *The Department of Travel and Publicity Act*; and
- (.21) "trailer-establishment" means an establishment comprising land or premises used or maintained as a camping or trailer-parking ground, whether or not there is a charge made for the use of the camping or parking areas therein, but does not include public parks and camping grounds maintained by the Department of Highways or the Department of Lands and Forests.
- 2. Regulations 359 of Consolidated Regulations of Ontario 1950 are further amended by adding thereto the following regulations:

#### CLASSIFICATION

- 1a. (1) A cottage-establishment shall be classified as
  - (a) "good" when therein each matter itemized in column 1 of Schedule 1 is of a standard not lower than that prescribed in column 2;
  - (b) "very good" when therein each matter itemized in column 1 of Schedule 2 is of a standard not lower than that prescribed in column 2; and
  - (c) "outstanding" when therein each matter itemized in column 1 of Schedule 3 is of a standard not lower than that prescribed in column 2.
  - (2) A tourist establishment other than a cottage-establishment shall be classified as "good" when therein each matter itemized in column 1 of Schedule 4 is of a standard not lower than that prescribed in column 2.
  - (3) A cabin-establishment shall be classified as

- (a) "very good" when therein each matter itemized in column 1 of Schedule 5 is of a standard not lower than that prescribed in column 2; and
- (b) "outstanding" when therein each matter itemized in column 1 of Schedule 6 is of a standard not lower than that prescribed in column 2.
- (4) An inn-establishment shall be classified as
  - (a) "very good" when therein each matter itemized in column 1 of Schedule 7 is of a standard not lower than that prescribed in column 2; and
  - (b) "outstanding" when therein each matter itemized in column 1 of Schedule 8 is of a standard not lower than that prescribed in column 2.
- (5) A lodge-establishment shall be classified as
  - (a) "very good" when therein each matter itemized in column 1 of Schedule 9 is of a standard not lower than that prescribed in column 2; and
  - (b) "outstanding" when therein each matter itemized in column 1 of Schedule 10 is of a standard not lower than that prescribed in column 2,
- (6) A tourist-home shall be classified as
  - (a) "very good" when therein each matter itemized in column 1 of Schedule 11 is of a standard not lower than that prescribed in column 2; and
  - (b) "outstanding" when therein each matter itemized in column 1 of Schedule 12 is of a standard not lower than that prescribed in column 2.

#### MINIMUM FURNITURE ETC.

- 1b. (1) The minimum amount of furniture, bedding, linen, heating and lighting devices, electrical outlets, utensils, dishes, cutlery, floor covering, window covering and other fixtures, furnishings, appliances and equipment that shall be provided in tourist establishments is prescribed in subregulations 2 to 9, both inclusive.
  - (2) In a good cottage-establishment, an item specified in column 1 of Schedule 13 shall be provided in each rental-unit in an amount not less than that prescribed in column 2, subject to the qualifications set forth in column 3.
  - (3) In a very good cottage-establishment, an item specified in column 1 of Schedule 14 shall be provided in each rental-unit in an amount not less than that prescribed in column 2, subject to the qualifications set forth in column 3.
  - (4) In an outstanding cottage-establishment, an item specified in column 1 of Schedule 15 shall be provided in each rental-unit in an amount not less than that prescribed in column 2, subject to the qualifications set forth in column 3.
  - (5) In any good tourist-establishment, other than a cottage-establishment, an item specified in column 1 of Schedule 16 shall be provided in each rental-unit available for rental to 2 persons, in an amount not

- less than that prescribed in column 2, subject to the qualifications set forth in column 3.
- (6) In a very good cabin establishment, or in an outstanding cabin establishment, an item specified in column 1 of Schedule 17 shall be provided in each rental-unit available for rental to 2 persons, in an amount not less than that prescribed in column 2, subject to the qualifications set forth in column 3.
- (7) In a very good inn-establishment, or in an outstanding inn-establishment, an item specified in column 1 of Schedule 18 shall be provided in each rental-unit available for rental to 2 persons, in an amount not less than that prescribed in column 2, subject to the qualifications set forth in column 3.
- (8) In a very good lodge-establishment, or in an outstanding lodge-establishment, an item specified in column 1 of Schedule 19 shall be provided in each rental-unit available for rental to 2 persons, in an amount not less than that prescribed in column 2, subject to the qualifications set forth in column 3.
- (9) In a very good tourist-home, or in an outstanding tourist-home, an item specified in column 1 of Schedule 20 shall be provided in each rental-unit available for rental to 2 persons, in an amount not less than that prescribed in column 2, subject to the qualifications set forth in column 3.
- 3. Regulation 3 of Regulations 359 of Consolidated Regulations of Ontario 1950 is amended by
  - (a) revoking sub-regulation 3 and substituting therefor the following:
    - (3) Where the licence issuer is satisfied that the tourist establishment complies with the Act, these regulations, and all other laws, regulations and municipal by-laws applicable to the establishment, he shall
      - (a) issue to the applicant a licence in Form 2, and
      - (b) forthwith transmit to the Minister a copy of the application and of the licence.

and

- (b) adding thereto the following sub-regulation:
  - (5) The licence is not transferable.
- 4. Regulation 6 of Regulations 359 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:
  - 6. Where the holder of a licence is convicted of a violation of
    - (a) section 21 of The Game and Fisheries Act, or
    - (b) section 69 of The Liquor Control Act,

the Minister shall cancel that licence.

- 5. Sub-regulations 1 and 6 of regulation 9 of Regulations 359 of Consolidated Regulations of Ontario 1950 are revoked and the following substituted therefor:
  - (1) An operator shall maintain in a bound book or by means of a card index a register of the

persons, motor vehicles and trailers accommodated in his tourist establishment.

- (6) An entry in the register shall be preserved for at least one year from the date of that entry.
- 6. Sub-regulation 1 of regulation 10 of Regulations 359 of Consolidated Regulations of Ontario 1950 is amended by
  - (a) striking out the word "and" at the end of clause c:
  - (b) striking out sub-clause ii of clause d and substituting therefor the following:
    - (ii) screens of fire-proof or fire-resistant material;

and

- (c) adding thereto the following clauses:
  - (e) display his tourist-establishment licence in that part of the establishment in which the register under regulation 9 is kept;
  - (f) maintain in proper condition the fences and signs of his tourist establishment; and
  - (g) maintain in proper repair wharves, docks and boat-houses of his tourist establishment.
- 7. Regulation 11 of Regulations 359 of Consolidated Regulations of Ontario 1950 is amended by
  - (a) striking out the word "and" at the end of clause b;
  - (b) striking out the last line of clause c and substituting therefor the following:

sheets, pillow-cases and towels;

and

- (c) adding to the regulation the following clauses:
  - (d) maintain the grounds of the establishment orderly, tidy and free from litter;
  - (e) keep all grass and herbage cut sufficiently
    - (i) not to harbour mosquitoes and other objectionable insects,
    - (ii) to prevent ripening of weed-seeds, and
    - (iii) to present a neat appearance;

and

- (f) take all steps necessary to prevent a nuisance, within the meaning of sections 80 and 81 of The Public Health Act, from occurring on the premises.
- 8. Regulation 18 of Regulations 359 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:
  - 18. (1) Where a person accommodated in a trailer-establishment or in a cabin, cottage, apartment, suite or room, is permitted by the operator to prepare or cook food, the operator shall furnish him with at least one covered metal garbage-container in good condition.

- (2) Before each occupancy, the garbagecontainer shall be emptied and cleaned by the operator.
- 9. Regulation 23 of Regulations 359 of Consolidated Regulations of Ontario 1950 is amended by adding thereto the following sub-regulations:
  - (1a) Where an establishment operates only part of a year, one of the tests shall be made prior to the date of opening in that year.
  - (3) The report on the most recent test shall be displayed in a conspicuous place in that part of the establishment in which the register under regulation 9 is kept.
- 10. Regulation 33 of Regulations 359 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:
  - 33. (1) Subject to sub-regulation 2, where common toilet-facilities are provided at a tourist establishment other than a cottage-establishment, and the number of persons entitled to use those common facilities is in a group set out in column 1, the minimum number of water-closets or privy-seats, and the minimum number of wash-basins, shall be as set forth in columns 2 and 3 for the number of persons in column 1 as follows:

1	2	3
Number of Persons	Minimum number of water-closets or privy-seats	Minimum number of wash-basins
Up to 10 11 to 20 21 to 30 31 to 45 46 to 60 61 to 75 76 to 90 91 to 105 106 to 120	2 3 4 5 6 7 8 9	2 3 4 5 6 7 8 9

- (2) Where an operator who is unable to comply with sub-regulation 1 furnishes the Minister with a certificate of the local publichealth officer or a certificate from an inspector of the Department of Health of Ontario setting forth that in his opinion the existing toilet-facilities are being maintained in a satisfactory condition and are adequate for the time being, the Minister shall extend the time for compliance with sub-regulation 1 for a period of not more than 12 months.
- 11. Regulations 359 of Consolidated Regulations of Ontario 1950 are further amended by adding thereto the following regulation:
  - 34a. (1) Every bath-room for use by guests shall have properly installed in it
    - (a) a bath-tub or shower-bath,
    - (b) a basin-fixture,
    - (c) a toilet-bowl,
    - (d) a mirror having a good reflecting surface not less than 12 inches width and 18 inches height,

- (e) toilet-shelving having usable area of not less than 60 square inches and installed above or near the basinfixture.
- (f) a device for hanging or stowing towels,
- (g) a light-fixture placed conveniently in relation to the mirror,
- (h) a dish-bracket or enamelled recess for soap, located conveniently to
  - (i) the bath-tub or shower-bath, and
  - (ii) the basin-fixture,
- (i) not less than 2 metal wall-hooks for hanging garments,
- (j) a bath-mat of water-absorbent material, and
- (k) a device dispensing toilet-paper.
- (2) Each toilet-bowl shall be water-flushed.
- (3) Each
  - (a) basin-fixture, and
  - (b) bath-tub or shower-bath

shall be equipped with taps or faucets supplying hot water and cold water.

- (4) A semi-private bath-room shall have 2
  - (a) opening into the bath-room and fitted with such means of securing them shut that a person using the bathroom will have complete privacy, and
  - (b) opening separately from the two rental-units served by the bath-room.
- (5) Before a guest-unit occupies a rental-unit
  - (a) the bath-room and all fixtures shall be thoroughly cleansed, and
  - (b) the bath-mat shall be freshly laundered.
- 12. Regulation 36 of Regulations 359 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:
  - 36. Regulation 37 to 44, both inclusive, shall apply to
    - (a) any tourist establishment established after the 14th of May, 1952, and
    - (b) any addition to a tourist establishment existing on that date.
- 13. Regulation 44, except clause a and sub-clause ii of clause b, of Regulations 359 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:
  - 44. Where tourist establishments are established, on or after the 15th of May, 1952 or rental-units are on or after that date added to existing tourist establishments, each rental-unit shall be separated from adjoining rental-units

under the same roof by a dividing wall at least 4 inches thick and constructed of

(a) wood studs at least 2 inches by 4 inches, set at not more than 16-inch centres with the spaces between the studs filled with mineral wool or other fire- and sound-resistant insulation, and faced on both sides by

(i) wood at least ½ inch thick, or plasterboard, wall-board, ply-wood or pressed board, or

14. Regulations 359 of Consolidated Regulations of Ontario 1950 are further amended by adding thereto the following regulations:

#### NOTICES AND INSIGNIA

- 46. (1) Upon being notified by the Minister that the establishment has been classified under these regulations, the operator shall forthwith and at all times thereafter display a notice containing the words "ONTARIO APPROVED ACCOMMODATION" and the insignia prescribed under sub-regulation 2.
  - (2) The insignia shall be
    - (a) 1 five-pointed star for an establishment classified as "good",
    - (b) 2 five-pointed stars for an establishment classified as "very good", or
    - (c) 3 five-pointed stars for an establishment classified as "outstanding".
  - (3) The notice and insignia shall be displayed prominently in full view of arriving prospective guests at such place as the operator desires.
- 47. No operator shall display a notice or insignia not conforming to regulation 46.
- 48. No operator shall in any advertising or letterhead or upon or near the premises by sign or notice display any insignia
  - (a) indicating that the premises have an Ontario classification other than that given to the premises by the Minister, or
  - (b) likely to deceive or mislead the public as to Ontario classification of the premises.
- 49. No operator of a tourist establishment that has not been classified by the Minister shall in any advertising or letterhead or upon or near the premises by sign or notice display
  - (a) the words "approved accommodation" or any words likely to cause a member of the travelling or vacationing public to believe that the premises have peen approved by the Government of Ontario, or
  - (b) any phrase embodying the word "star" in such manner as to deceive or mislead the public as to the Ontario classification of the premises.

# MINIMUM STANDARDS FOR CLASSIFICATION OF A COTTAGE ESTABLISHMENT AS "GOOD"

Item No.	Column 1	Column 2	
INO.	Matters	Minimum standards	
1	Basic requirements	As set out in clause .1 of regulation 1	
2	Construction	Every doorway leading outdoors (a) equipped with lock, key and inside night-latch, and (b) fitted with a self-closing door or screen to exclude insects	
3	Furniture, etc.	<ul><li>(a) Quality "good" as recognized by Ontario retail merchants of household furniture and furnishings</li><li>(b) Amount as prescribed by Schedule 13</li></ul>	
4	Plumbing	<ul><li>(a) Sink suitable for washing dishes and small garments</li><li>(b) Waste pipe from sink discharging outdoors or to sanitary-drainage system</li></ul>	

#### SCHEDULE 2

## MINIMUM STANDARDS FOR CLASSIFICATION OF A COTTAGE ESTABLISHMENT AS "VERY GOOD"

Item No.	Column 1	Column 2
	Matters	Minimum standards
1	Basic requirements	As set out in clause .1 of regulation 1
2	Construction and size of buildings	<ul> <li>(a) Every cottage having interior floor-area not less than 460 sq. ft. excluding screened porches and verandahs</li> <li>(b) Every doorway leading outdoors</li> </ul>
		<ul><li>(i) equipped with lock, key and inside night-latch, and</li><li>(ii) fitted with a self-closing door or screen to exclude insects</li></ul>
3	Furniture, etc.	<ul> <li>(a) Quality "superior" as recognized by Ontario retail merchants of household furniture and furnishings</li> <li>(b) Amount as prescribed by Schedule 14</li> </ul>
4	Inventory	Each rental-unit having in it readily accessible to the guest renting it, an inventory of all furniture, furnishings and moveable property for which the guest is to be responsible
5	Plumbing and toilet facilities	<ul> <li>(a) Wash-hand basin equipped with taps or faucets delivering hot water and cold water in every rental-unit not provided with a private bath-room</li> <li>(b) Sink suitable for washing dishes and small garments</li> <li>(c) Waste pipes from wash-basins, baths or sinks discharging outdoors or to sanitary-drainage system</li> </ul>

## MINIMUM STANDARDS FOR CLASSIFICATION OF A COTTAGE ESTABLISHMENT AS "OUTSTANDING"

Item	Column 1	COLUMN 2
No.	Matters	Minimum standards
1	Basic requirements	As set out in clause .1 of regulation 1
2	Construction, design and size of buildings	(a) Construction and design "superior" according to the standards of the National House Builders' Association, Incorporated
		(b) Every doorway leading outdoors
		(i) equipped with lock, key and inside night-latch, and
		(ii) fitted with a self-closing door or screen to exclude insects
		(c) Every cottage having interior floor-area not less than 460 sq. ft. excluding screened porches and verandahs
3	Furniture, etc.	(a) Quality "superior" as recognized by Ontario retail merchants of household furniture and furnishings
		(b) Amount as prescribed by Schedule 15
4	Inventory	Each rental-unit having in it readily accessible to the guest renting it, an inventory of all furniture, furnishings and moveable property for which the guest is to be responsible
5	Plumbing and toilet facilities	(a) Private bath-room in connection with every rental-unit
		(b) Sink suitable for washing dishes and small garments
		(c) Waste pipes from wash-basins, baths or sinks discharging outdoors or to sanitary-drainage system

#### SCHEDULE 4

# MINIMUM STANDARDS FOR CLASSIFICATION OF A TOURIST ESTABLISHMENT (OTHER THAN A COTTAGE ESTABLISHMENT) AS "GOOD"

Item No.	Column 1	Column 2
	Matters	Minimum standards
1	Basic requirements	As set out in clause .1 of regulation 1
2	Construction	Each door giving access to a rental-unit being equipped with a lock, key and inside night-latch
3	Food, if served	(a) Quality, quantity, variety, preparation and service "good" according to the standards set in the Institute-course
		(b) All milk and cream pasteurized
4	Furniture, etc.	(a) Amount as prescribed by Schedule 16
		(b) Quality "good" as recognized by Ontario retail merchants of household furniture and furnishings
		(c) Condition "good", "clean", "free from stains" and "not overly worn" according to the standards set in the Institute-course
5	General reputation	(a) Proprietor, law-abiding and orderly
		(b) Operators and staff, courteous, obliging, neat and clear having regard to duties performed

#### SCHEDULE 4—Continued

Item No.	COLUMN 1	Column 2
	Matters	Minimum standards
		(c) Establishment, free from well-founded complaints by guest-units, recorded with the Department, concerning matters within the control of the operator
6	Heating in any establishment open to the public between 1st of Octo- ber and 1st of May following	A central heating system or separate heating devices such as will maintain in each rental-unit a temperature not lower than 70°F.
7	Maintenance	Adequate measures to ensure that no offensive odour is present in any part of the premises used by guests
8	Rates and prices charged	Not excessive having regard to the locality and the quality of accommodation, services, commodities and facilities provided
9	Telephone service	Where telephone service is available to the operator within ½ mile of his establishment, service to be available to guests at all times at the rates set by the telephone company

#### SCHEDULE 5

# MINIMUM STANDARDS FOR CLASSIFICATION OF A CABIN ESTABLISHMENT AS "VERY GOOD"

Item	COLUMN 1	Column 2
No.	Matters	Minimum standards
1	Basic requirements	As set out in clause .1 of regulation 1
2	Construction	Each door giving access to a rental-unit being equipped wit a lock, key and inside night-latch
3	Curtains, drapes, shades, bed- spreads, floor-coverings and wall finishes	Colours and combinations recognized as "good" according to the standards set in the Institute-course
4	Food, if served	<ul><li>(a) Quality, quantity, variety, preparation and service "good according to the standards set in the Institute-course</li><li>(b) All milk and cream pasteurized</li></ul>
5	Furniture, etc.	(a) Amount as prescribed by Schedule 17
Ü	Turniture, etc.	(b) Quality "superior" as recognized by Ontario reta merchants of household furniture and furnishings
6	General reputation	(a) Proprietor, law-abiding and orderly
		(b) Operators and staff, courteous, obliging, neat and clea having regard to duties performed
		(c) Establishment, free from well-founded complaints b guest-units, recorded with the Department, concernin matters within the control of the operator
7	Heating in any establishment open to the public between 1st of Octo- ber and 1st of May following	A central heating system or separate heating devices such a will maintain in each rental-unit a temperature not lower than 70° F.
8	Information	(a) The latest available copy of the Official Weekly Roa Bulletin of Ontario issued by the Department of Highway accessible for inspection by guests
		(b) Every adult in attendance under Regulation 10 (2) able t
		<ul><li>(i) indicate what are points of general interest in th locality and direct guests to them, and</li></ul>
		(ii) give guests accurate general directions for highway travel in Ontario

#### SCHEDULE 5-Continued

Item	COLUMN 1	Column 2
No.	Matters	Minimum standards
9	Lighting	Location, intensity and shading-arrangements such that in any customary part of a room or cabin a guest having normal eyesight can read without eye-strain
10	Maintenance	Adequate measures to ensure that no offensive odour is present in any part of the premises used by guests
11	Quietness	Location and arrangement such that a guest who sleeps normally soundly will not be disturbed between 11 o'clock at night and 7 o'clock the following morning
12	Rates and prices charged	Not excessive having regard to the locality and the quality of accommodation, services, commodities and facilities provided
13	Security and privacy	A system of control of keys to rental-units such as will ensure to a guest-unit security and privacy in the rental-unit
14	Telephone service	Where telephone service is available to the operator within ½ mile of his establishment, service to be available to guests at all times at the rates set by the telephone company
15	Toilet facilities	<ul> <li>(a) Private or semi-private bathroom in 85 per cent of rental-units</li> <li>(b) A wash-hand basin equipped with taps or faucets delivering hot water and cold water in all other rental-units</li> <li>(c) A water-flushed bowl in every water-closet for the use of guests</li> </ul>

#### SCHEDULE 6

## MINIMUM STANDARDS FOR CLASSIFICATION OF A CABIN ESTABLISHMENT AS "OUTSTANDING"

Item	Column 1	COLUMN 2
No.	Matters	Minimum standards
1	Basic requirements	As set out in clause .1 of regulation 1
2	Accommodation and mode of operation	Equal to the average of the 20 establishments of the same kind (such as "tourist cabins", "motels", "motor-courts", etc.) considered to be the "best" of their kind in Ontario according to the standard of the Ontario Tourist Courts Association
3	Construction	"Superior" according to the standards of the National House Builders' Association, Incorporated
4	Curtains, drapes, shades, bed- spreads, floor-coverings and wall finishes	Colours and combinations recognized as "superior" according to the standards set in the Institute-course
5	Food, if served	<ul><li>(a) Quality, quantity, variety, preparation and service "good" according to the standards set in the Institute-course</li><li>(b) All milk and cream pasteurized</li></ul>
6	Furniture, etc.	<ul> <li>(a) Amount as prescribed by Schedule 17</li> <li>(b) Quality "superior" as recognized by Ontario retail merchants of household furniture and furnishings</li> </ul>
7	General reputation	<ul> <li>(a) Proprietor, law-abiding and orderly</li> <li>(b) Operators and staff, courteous, obliging, neat and clean having regard to duties performed</li> </ul>

#### SCHEDULE 6—Continued

Item No.	Column 1	Column 2
100.	Matters	Minimum standards
		(c) Establishment, free from well-founded complaints by guest-units, recorded with the Department, concerning matters within the control of the operator
8	Heating in any establishment open to the public between 1st of Octo- ber and 1st of May following	A central heating system or separate heating devices such as will maintain in each rental-unit a temperature not lower than $70^{\circ}$ F.
9	Information	(a) The latest available copy of the Official Weekly Road Bulletin of Ontario issued by the Department of High- ways accessible for inspection by guests
		(b) Every adult in attendance under Regulation 10 (2) able to
		(i) indicate what are points of general interest in the locality and direct guests to them, and
		(ii) give guests accurate general directions for highway travel in Ontario
		(c) Arrangements such that a guest can promptly obtain accurate information regarding locations and scheduled times for arrival and departures of all transportation systems serving the locality
10	Lighting	Location, intensity and shading-arrangements such that in any customary part of a room or cabin a guest having normal eyesight can read without eye-strain
11	Maintenance	Adequate measures to ensure that no offensive odour is present in any part of the premises used by guests
12	Quietness	Location and arrangement such that a guest who sleeps normally soundly will not be disturbed between 11 o'clock at night and 7 o'clock the following morning
13	Rates and prices charged	Not excessive having regard to the locality and the quality of accommodation, services, commodities and facilities provided
14	Security and privacy	A system of control of keys to rental-units such as will ensure to a guest-unit security and privacy in the rental-unit
15	Telephone service	Where telephone service is available to the operator within ½ mile of his establishment, service to be available to guests at all times at the rates set by the telephone company
16	Toilet facilities	Private bath-room in each rental-unit

# SCHEDULE 7 MINIMUM STANDARDS FOR CLASSIFICATION OF AN INN ESTABLISHMENT AS "VERY GOOD"

Item No.	Column 1	Column 2
	Matters	Minimum standards
1	Basic requirements	As set out in clause .1 of regulation 1
2	Baggage-handling	Arrangements such that baggage of a guest-unit
		(a) will be delivered from the front entrance to the rental-unit within $\frac{1}{2}$ hour after occupancy, and
		(b) will be taken from the rental-unit to the front entrance within ½ hour after request therefor
3	Construction	Each door giving access to a rental-unit being equipped with a lock, key and inside night-latch
4	Curtains, drapes, shades, bed- spreads, floor-coverings and wall finishes	Colours and combinations recognized as "good" according to the standards set in the Institute-course

#### SCHEDULE 7—Continued

Item	Column 1	Column 2
No.	Matters	Minimum standards
5	Food, if served	(a) Quality, quantity, variety, preparation and service "good" according to the standards set in the Institute-course
		(b) All milk and cream pasteurized
6	Furniture, etc.	(a) Amount as prescribed by Schedule 18
		(b) Quality "superior" as recognized by Ontario retail merchants of household furniture and furnishings
		(c) Condition "good", "clean", "free from stains" and "not overly worn" according to the standards set in the Institute-course
7	General reputation	(a) Proprietor, law-abiding and orderly
		(b) Operators and staff, courteous, obliging, neat and clean having regard to duties performed
		(c) Establishment, free from well-founded complaints by guest-units, recorded with the Department, concerning matters within the control of the operator
8	Heating in any establishment open to the public between 1st of Octo- ber and 1st of May following	A central heating system or separate heating devices such as will maintain in each rental-unit a temperature not lower than 70° F.
9	Information	(a) The latest available copy of the Official Weekly Road Bulletin of Ontario issued by the Department of High- ways accessible for inspection by guests
		(b) Every adult in attendance under Regulation 10 (2) able to
		<ul><li>(i) indicate what are points of general interest in the locality and direct guests to them, and</li></ul>
		(ii) give guests accurate general directions for highway travel in Ontario
		(c) Arrangements such that a guest can promptly obtain accurate information regarding locations and scheduled times for arrival and departures of all transportation systems serving the locality
10	Lighting	Location, intensity and shading-arrangements such that in any customary part of a room or cabin a guest having normal eyesight can read without eye-strain
11	Maintenance	Adequate measures to ensure that no offensive odour is present in any part of the premises used by guests
12	Newspapers, magazines, cigars, cigarettes and tobacco	Obtainable on or within ½ mile of the premises at times customary in that locality
13	Quietness	Location and arrangement such that a guest who sleeps normally soundly will not be disturbed between 11 o'clock at night and 7 o'clock the following morning
14	Rates and prices charged	Not excessive having regard to the locality and the quality of accommodation, services, commodities and facilities provided
15	Security and privacy	A system of control of keys to rental-units such as will ensure to a guest-unit security and privacy in the rental-unit
16	Telephone service	Where telphone service is available to the operator within $\frac{1}{2}$ mile of his establishment, service to be available to guests at all times at the rates set by the telephone company
17	Toilet facilities	(a) Private or semi-private bathroom in 50 per cent of rental-units
		(b) A wash-hand basin equipped with taps or faucets delivering hot water and cold water in all other rental-units
		(c) A water-flushed bowl in every water-closet for the use of guests

# MINIMUM STANDARDS FOR CLASSIFICATION OF AN INN ESTABLISHMENT AS "OUTSTANDING"

Item	Column 1	Column 2
No.	Matters	Minimum standards
1	Basic requirements	As set out in clause .1 of regulation 1
2	Accommodation and mode of operation	Equal to the average of the 20 hotels deemed "best" in Ontario according to the standards of the Ontario Hotel Association, Incorporated but excluding
		(a) provision of sample-rooms, and
		(b) licences under The Liquor Licence Act
3	Baggage-handling	Arrangements such that baggage of a guest-unit
		(a) will be delivered from the front entrance to the rental-unit within ½ hour after occupancy, and
		(b) will be taken from the rental-unit to the front entrance within ½ hour after request therefor
4	Construction	"Superior" according to the standards of the National House Builders' Association, Incorporated
5	Curtains, drapes, shades, bed- spreads, floor-coverings and wall finishes	Colours and combinations recognized as "good" according to the standards set in the Institute-course
6	Food, if served	(a) Quality, quantity, variety, preparation and service "good" according to the standards set in the Institute-course
		(b) All milk and cream pasteurized
7	Furniture, etc.	(a) Amount as prescribed by Schedule 18
		(b) Quality "superior" as recognized by Ontario retail merchants of household furniture and furnishings
		(c) Condition "good", "clean", "free from stains" and "not overly worn" according to the standards set in the Institute-course
8	General reputation	(a) Proprietor, law-abiding and orderly
		(b) Operators and staff, courteous, obliging, neat and clean having regard to duties performed
		(c) Establishment, free from well-founded complaints by guest-units, recorded with the Department, concerning matters within the control of the operator
9	Heating in any establishment open to the public between 1st of Octo- ber and 1st of May following	A central heating system or separate heating devices such as will maintain in each rental-unit a temperature not lower than 70° F.
10	Information	(a) The latest available copy of the Official Weekly Road Bulletin of Ontario issued by the Department of Highways accessible for inspection by guests
		(b) Every adult in attendance under Regulation 10 (2) able to
		(i) indicate what are points of general interest in the locality and direct guests to them, and
		(ii) give guests accurate general directions for highway travel in Ontario
		(c) Arrangements such that a guest can promptly obtain accurate information regarding locations and scheduled times for arrival and departures of all transportation systems serving the locality
11	Lighting	Location, intensity and shading-arrangements such that in any customary part of a room or cabin a guest having normal eyesight can read without eye-strain

#### SCHEDULE 8—Continued

Item	Column 1	COLUMN 2
No.	Matters	Minimum standards
12	Maintenance	Adequate measures to ensure that no offensive odour is present in any part of the premises used by guests
13	Newspapers, magazines, cigars, cigarettes and tobacco	Obtainable on or within ½ mile of the premises at times customary in that locality
14	Quietness	Location and arrangement such that a guest who sleeps normally soundly will not be disturbed between 11 o'clock at night and 7 o'clock the following morning
15	Rates and prices charged	Not excessive having regard to the locality and the quality of accommodation, services, commodities and facilities provided
16	Security and privacy	A system of control of keys to rental-units such as will ensure to a guest-unit security and privacy in the rental-unit
17	Telephone service	Where telephone service is available to the operator within ½ mile of his establishment  (a) service to be available to guests at all times at the rates set by the telephone company
		(b) 1 telephone in each rental-unit
18	Toilet facilities	<ul> <li>(a) Private or semi-private bathroom in 85 per cent of rentalunits</li> <li>(b) A wash-hand basin equipped with taps or faucets deliver-</li> </ul>
		ing hot water and cold water in all other rental-units  (c) A water-flushed bowl in every water-closet for the use of guests

#### SCHEDULE 9

## MINIMUM STANDARDS FOR CLASSIFICATION OF A LODGE ESTABLISHMENT AS "VERY GOOD"

Item No.	Column 1	Column 2
	Matters	Minimum standards
1	Basic requirements	As set out in clause .1 of regulation 1
2	Baggage-handling	Arrangements such that baggage of a guest-unit
		(a) will be delivered from the front entrance to the rental unit within ½ hour after occupancy, and
		(b) will be taken from the rental-unit to the front entrance within ½ hour after request therefor
3	Construction	Each door giving access to a rental-unit being equipped wit a lock, key and inside night-latch
4	Curtains, drapes, shades, bed- spreads, floor-coverings and wall finishes	Colours and combinations recognized as "good" according t the standards set in the Institute-course
5	Food, if served	(a) Quality, quantity, variety, preparation and service "good" according to the standards set in the Institute course
		(b) All milk and cream pasteurized
6	Furniture, etc.	(a) Amount as prescribed by Schedule 19
		(b) Quality "good" as recognized by Ontario retail merchant of household furniture and furnishings

#### SCHEDULE 9—Continued

Item No.	Column 1	Column 2
110.	Matters	Minimum standards
		(c) Condition "good", "clean", "free from stains" and "no overly worn" according to the standards set in the Institute-course
7	General reputation	(a) Proprietor, law-abiding and orderly
		(b) Operators and staff, courteous, obliging, neat and clear having regard to duties performed
		(c) Establishment, free from well-founded complaints by guest-units, recorded with the Department, concerning matters within the control of the operator
8	Heating in any establishment open to the public between 1st of Octo- ber and 1st of May following	A central heating system or separate heating devices such as will maintain in each rental-unit a temperature not lower than 70° F.
9	Indoor recreation for guests in inclement weather	Space, equipment and facilities such that not less than 25 per cent of the guests can at the same time participate in indoor games and pastimes customary in Ontario
10	Information	(a) The latest available copy of the Official Weekly Road Bulletin of Ontario issued by the Department of Highways accessible for inspection by guests
		(b) Every adult in attendance under Regulation 10 (2) able to
		<ul><li>(i) indicate what are points of general interest in the locality and direct guests to them, and</li></ul>
		(ii) give guests accurate general directions for highway travel in Ontario
		(c) Arrangements such that a guest can promptly obtain accurate information regarding locations and scheduled times for arrival and departures of all transportation systems serving the locality
11	Lighting	Location, intensity and shading-arrangements such that in any customary part of a room or cabin a guest having normal eyesight can read without eye-strain
12	Maintenance	Adequate measures to ensure that no offensive odour is present in any part of the premises used by guests
13	Plumbing	Sanitary waste-drains to a disposal point that is outside the buildings and such as will prevent unsanitary or unsightly accumulation of water or waste matter
14	Rates and prices charged	Not excessive having regard to the locality and the quality of accommodation, services, commodities and facilities provided
15	Security and privacy	A system of control of keys to rental-units such as will ensure to a guest-unit security and privacy in the rental-unit
16	Telephone service	Where telephone service is available to the operator within ½ mile of his establishment, service to be available to guests at all times at the rates set by the telephone company
17	Toilet facilities	(a) Private or semi-private bathroom in 25 per cent of rental- units
		(b) A wash-hand basin equipped with taps or faucets delivering hot water and cold water in all other rental-units
		(c) A water-flushed bowl in every water-closet for the use of guests
18	Water supply	Through pipes and taps

# MINIMUM STANDARDS FOR CLASSIFICATION OF A LODGE ESTABLISHMENT AS "OUTSTANDING"

Item	COLUMN 1	COLUMN 2
No.	Matters	Minimum standards
1	Basic requirements	As set out in clause .1 of regulation 1
2	Accommodation and mode of operation	Equal to the average of the 10 lodges deemed "best" in Ontario according to the standards of the Association of Tourist Resorts of Ontario but excluding licences under The Liquor Licence Act
3	Baggage-handling	Arrangements such that baggage of a guest-unit
		(a) will be delivered from the front entrance to the rental- unit within ½ hour after occupancy, and
		(b) will be taken from the rental-unit to the front entrance within ½ hour after request therefor
4	Construction	"Superior" according to the standards of the National House Builders' Association, Incorporated
5	Curtains, drapes, shades, bed- spreads, floor-coverings and wall finishes	Colours and combinations recognized as "good" according to the standards set in the Institute-course
6	Food, if served	(a) Quality, quantity, variety, preparation and service "good" according to the standards set in the Institute-course
		(b) All milk and cream pasteurized
7	Furniture, etc.	(a) Amount as prescribed by Schedule 19
		(b) Quality "superior" as recognized by Ontario retail merchants of household furniture and furnishings
		(c) Condition "good", "clean", "free from stains" and "not overly worn" according to the standards set in the Institute-course
8	General reputation	(a) Proprietor, law-abiding and orderly
		(b) Operators and staff, courteous, obliging, neat and clean having regard to duties performed
		(c) Establishment, free from well-founded complaints by guest-units, recorded with the Department, concerning matters within the control of the operator
9	Heating in any establishment open to the public between 1st of Octo- ber and 1st of May following	A central heating system or separate heating devices such as will maintain in each rental-unit a temperature not lower than 70° F.
10	Indoor recreation for guests in inclement weather	Space, equipment and facilities such that not less than 25 per cent of the guests can at the same time participate in indoor games and pastimes customary in Ontario
11	Information	(a) The latest available copy of the Official Weekly Road Bulletin of Ontario issued by the Department of Highways accessible for inspection by guests
		(b) Every adult in attendance under Regulation 10 (2) able to
		(i) Indicate what are points of general interest in the locality and direct guests to them, and
		(ii) give guests accurate general directions for highway travel in Ontario
		(c) Arrangements such that a guest can promptly obtain accurate information regarding locations and scheduled times for arrival and departures of all transportation systems serving the locality

#### SCHEDULE 10—Continued

Item	Column 1	Column 2
No.	Matters	Minimum standards
12	Lighting	Location, intensity and shading-arrangements such that in any customary part of a room or cabin a guest having normal eyesight can read without eye-strain
13	Maintenance	Adequate measures to ensure that no offensive odour is present in any part of the premises used by guests
14	Plumbing	Sanitary waste-drains to a disposal point that is outside the buildings and such as will prevent unsanitary or unsightly accumulation of water or waste matter
15	Rates and prices charged	Not excessive having regard to the locality and the quality of accommodation, services, commodities and facilities provided
16	Security and privacy	A system of control of keys to rental-units such as will ensure to a guest-unit security and privacy in the rental-unit
17	Telephone service	Where telephone service is available to the operator within ½ mile of his establishment, service to be available to guests at all times at the rates set by the telephone company
18	Toilet facitities	<ul> <li>(a) Private or semi-private bathroom in 50 per cent of rental-units</li> <li>(b) A wash-hand basin equipped with taps or faucets delivering hot water and cold water in all other rental-units</li> <li>(c) A water-flushed bowl in every water-closet for the use of guests</li> </ul>
19	Water supply	Through pipes and taps

#### SCHEDULE 11

# MINIMUM STANDARDS FOR CLASSIFICATION OF A TOURIST HOME AS "VERY GOOD"

Item No.	Column 1	Column 2
	Matters	Minimum standards
1	Basic requirements	As set out in clause .1 of regulation 1
2	Construction	Each door giving access to a rental-unit being equipped with a lock, key and inside night-latch
3	Curtains, drapes, shades, bed- spreads, floor-coverings and wall finishes	Colours and combinations recognized as "good" according to the standards set in the Institute-course
4	Furniture, etc.	<ul> <li>(a) Amount as prescribed by Schedule 20</li> <li>(b) Quality "superior" as recognized by Ontario retail merchants of household furniture and furnishings</li> <li>(c) Condition "good", "clean", "free from stains" and "not overly worn" according to the standards set in the Institute-course</li> </ul>
5	General reputation	<ul> <li>(a) Proprietor, law-abiding and orderly</li> <li>(b) Operators and staff, courteous, obliging, neat and clean having regard to duties performed</li> <li>(c) Establishment, free from well-founded complaints by guest-units, recorded with the Department, concerning matters within the control of the operator</li> </ul>
6	Heating in any establishment open to the public between 1st of Octo- ber and 1st of May following	A central heating system or separate heating devices such as will maintain in each rental-unit a temperature not lower than 70° F.

#### SCHEDULE 11—Continued

Item	Column 1	Column 2
No.	Matters	Minimum standards
7	Information	(a) The latest available copy of the Official Weekly Road Bulletin of Ontario issued by the Department of High- ways accessible for inspection by guests
		(b) Every adult in attendance under Regulation 10 (2) able to
		(i) indicate what are points of general interest in the locality and direct guests to them, and
		(ii) give guests accurate general directions for highway travel in Ontario
8	Lighting	Location, intensity and shading-arrangements such that in any customary part of a room or cabin a guest having normal eyesight can read without eye-strain
9	Maintenance	Adequate measures to ensure that no offensive odour is present in any part of the premises used by guests
10	Quietness	Location and arrangement such that a guest who sleeps normally soundly will not be disturbed between 11 o'clock at night and 7 o'clock the following morning
11	Rates and prices charged	Not excessive having regard to the locality and the quality of accommodation, services, commodities and facilities provided
12	Security and privacy	A system of control of keys to rental-units such as will ensure to a guest-unit security and privacy in the rental-unit
13	Telephone service	Where telephone service is available to the operator within ½ mile of his establishment, service to be available to guests at all times at the rates set by the telephone company
14	Toilet facilities	A wash-hand basin equipped with taps or faucets delivering hot water and cold water in every rental-unit not connected to a bath-room

#### SCHEDULE 12

# MINIMUM STANDARDS FOR CLASSIFICATION OF A TOURIST HOME AS "OUTSTANDING"

ltem No.	Column 1	Column 2
	Matters	Minimum standards
1	Basic requirements	As set out in clause .1 of regulation 1
2	Construction	"Very superior" according to the standards of the National House Builders' Association, Incorporated
3	Curtains, drapes, shades, bed- spreads, floor-coverings and wall finishes	Colours and combinations recognized as "superior" according to the standards set in the Institute-course
4	Furniture, etc.	<ul> <li>(a) Amount as prescribed by Schedule 20</li> <li>(b) Quality "superior" as recognized by Ontario retail merchants of household furniture and furnishings</li> </ul>
5	General reputation	<ul> <li>(a) Proprietor, law-abiding and orderly</li> <li>(b) Operators and staff, courteous, obliging, neat and clean having regard to duties performed</li> <li>(c) Establishment, free from well-founded complaints by guest-units, recorded with the Department, concerning matters within the control of the operator</li> </ul>

## SCHEDULE 12—Continued

Item No.	COLUMN 1	Column 2	
140.	Matters	Minimum standards	
6	Heating in any establishment open to the public between 1st of Octo- ber and 1st of May following	A central heating system or separate heating devices such as will maintain in each rental-unit a temperature not lower than 70° F.	
7	Information	(a) The latest available copy of the Official Weekly Road Bulletin of Ontario issued by the Department of Highways accessible for inspection by guests	
		(b) Every adult in attendance under Regulation 10 (2) able to	
		(i) indicate what are points of general interest in the locality and direct guests to them, and	
		(ii) give guests accurate general directions for highway travel in Ontario	
8	Lighting	Location, intensity and shading-arrangements such that in any customary part of a room or cabin a guest having normal eyesight can read without eye-strain	
9	Maintenance	Adequate measures to ensure that no offensive odour is present in any part of the premises used by guests	
10	Plumbing	Sanitary waste-drains to a disposal point that is outside the buildings and such as will prevent unsanitary or unsightly accumulation of water or waste matter	
11	Quietness	Location and arrangement such that a guest who sleeps normally soundly will not be disturbed between 11 o'clock at night and 7 o'clock the following morning	
12	Rates and prices charged	Not excessive having regard to the locality and the quality of accommodation, services, commodities and facilities provided	
13	Security and privacy	A system of control of keys to rental-units such as will ensure to a guest-unit security and privacy in the rental-unit	
14	Telephone service	Where telephone service is available to the operator within ½ mile of his establishment, service to be available to guests at all times at the rates set by the telephone company	
15	Toilet facilities	(a) Private or semi-private bathroom in 50 per cent of rental-units	
		(b) A wash-hand basin equipped with taps or faucets delivering hot water and cold water in all other rental-units	
		(c) A water-flushed bowl in every water-closet for the use of guests	
16	Water supply	Through pipes and taps	

SCHEDULE 13
MINIMUM REQUIREMENTS AS TO FURNITURE, ETC., IN EACH RENTAL-UNIT IN A COTTAGE-ESTABLISHMENT CLASSIFIED AS "GOOD"

Item	COLUMN 1	Column 2	COLUMN 3
No.	Item	Quantity	Qualifications
1	Bed-, bunk- or cot- accommodation	Sufficient for every person accommodated	<ul> <li>(a) Beds or bunks not tiered</li> <li>(b) Accommodation for children under 12 years of age may be by cots</li> <li>(c) Children's cots may be two-tier</li> </ul>
2	Cook-stove	1	
3	Dressing-mirror	1 in each bedroom	
4	Mattresses	(a) 1 for each bed or bunk	(a) Spring-filled or foam-rubber con- struction
		(b) 1 for each cot	(b) Any customary material
5	Refrigerator	1	
6	Seating accommodation	<ul> <li>(a) Sufficient to accommodate every person at food-service table, and</li> <li>(b) Bed- or sitting-room chairs or equivalent furniture sufficient for every person accommodated</li> </ul>	
7	Tables or equiva- lent equipment	<ul><li>(a) 1 for preparation of food, and</li><li>(b) 1 for service of food</li></ul>	
8	Throw-rugs	1 at each bed	If floor not carpeted

SCHEDULE 14

MINIMUM REQUIREMENTS AS TO FURNITURE, ETC., IN EACH RENTAL-UNIT IN A COTTAGE-ESTABLISHMENT CLASSIFIED AS "VERY GOOD"

Item No.	Column 1	Column 2	Column 3
NO.	Item	Quantity	Qualifications
1	Bed-, bunk- or cot- accommodation	Sufficient for every person accommodated	<ul> <li>(a) Beds or bunks not tiered</li> <li>(b) Accommodation for children under 12 years of age may be by cots</li> <li>(c) Children's cots may be two-tier</li> </ul>
2	Cook-stove	1	Heated by electricity, gas or pressure-fed oil
3	Dressing-mirror	1 in each bedroom	
4	Mattresses	(a) 1 for each bed or bunk	(a) Spring-filled or foam-rubber construction
		(b) 1 for each cot	(b) Any customary material
5	Refrigerator	1	
6	Seating accommodation	<ul> <li>(a) Sufficient to accommodate every person at food-service table, and</li> <li>(b) Bed- or sitting-room chairs or equivalent furniture sufficient for every person accommodated</li> </ul>	
7	Tables or equiva- lent equipment	<ul><li>(a) 1 for preparation of food, and</li><li>(b) 1 for service of food</li></ul>	
8	Throw-rugs	1 at each bed	If floor not carpeted

## SCHEDULE 15

## MINIMUM REQUIREMENTS AS TO FURNITURE, ETC., IN EACH RENTAL-UNIT IN A COTTAGE-ESTABLISHMENT CLASSIFIED AS "OUTSTANDING"

Item	COLUMN 1	Column 2	Column 3
No.	Item	Quantity	Qualifications
1	Bed-, bunk- or cot- accommodation	Sufficient for every person accommodated	<ul><li>(a) Beds or bunks not tiered</li><li>(b) Accommodation for children under 12 years of age may be by cots</li></ul>
			(c) Children's cots may be two-tier
2	Cook-stove	1	Heated by gas or electricity
-3	Dressing-mirror	1 in each bedroom	
4	Heating	1 open fire-place	
5	Lighting	<ul><li>(a) Consumers' electric lighting service installed in every room, verandah and porch</li><li>(b) Sufficient fixtures and outlets for adequate lighting</li></ul>	May be privately generated
6	Mattresses	(a) 1 for each bed or bunk	(a) Spring-filled or foam-rubber construction
		(b) 1 for each cot	(b) Any customary material
7	Refrigerator	1	Cooled by gas or electricity
8	Seating accommodation	<ul> <li>(a) Sufficient to accommodate every person at food-service table, and</li> <li>(b) Bed- or sitting-room chairs or equivalent furniture sufficient for every person accommodated</li> </ul>	
9	Tables or equiva- lent equipment	(a) 1 for preparation of food, and (b) 1 for service of food	
10	Throw-rugs	1 at each bed	If floor not carpeted

## SCHEDULE 16

# MINIMUM REQUIREMENTS AS TO FURNITURE, ETC., FOR EACH RENTAL-UNIT AVAILABLE FOR RENTAL TO 2 PERSONS IN ANY TOURIST-ESTABLISHMENT (OTHER THAN A COTTAGE-ESTABLISHMENT) CLASSIFIED AS "GOOD"

Item	COLUMN 1	COLUMN 2	Column 3
No.	Item	Quantity	Qualifications
1	Ashtrays	2	
2	Bath-mats	1 at each bath or shower	
3	Bath-towels	1 for each person	
4	Beds	2, or 1 at least 4 ft. wide	
5	Chairs	2	
6	Dresser	1, or 1 table	

## SCHEDULE 16—Continued

Item	COLUMN 1	Column 2	Column 3
No.	Item	Quantity	Qualifications
7	Dressing-mirror	1	
8	Hand-towels	1 for each person	
9	Mattresses	1 on each bed (except on temporarily- placed cots or children's cots)	Spring-filled or foam-rubber construction
10	Metal waste-basket	1	
11	Rugs	1 at each bed	<ul><li>(a) If floor not carpeted</li><li>(b) Not essential in a lodge establishment</li></ul>
12	Tumblers	2	
13	Water-pitcher	1	If drinking-water not delivered to rental-unit by tap
14	Wool blankets	<ul> <li>(a) 2 on each bed, and</li> <li>(b) a sufficient number of wool blankets or equivalent coverings to furnish one each to one-half of the maximum number of beds used by guests</li> </ul>	

## SCHEDULE 17

# MINIMUM REQUIREMENTS AS TO FURNITURE, ETC., FOR EACH RENTAL-UNIT AVAILABLE FOR RENTAL TO 2 PERSONS IN A CABIN-ESTABLISHMENT CLASSIFIED "VERY GOOD" OR "OUTSTANDING"

Item	COLUMN 1	Column 2	COLUMN 3
No.	Item	Quantity	Qualifications
1	Ashtrays	2	
2	Bath-mats	1 for each bath or shower	
3	Bath-towels	1 for each person	
4	Beds	Two 3 ft. wide or one 4 ft. 6 in. wide	
5	Chairs	<ul> <li>(a) 2 with cushioned seat and back, or</li> <li>(b) 1 cushioned settee and 1 chair, or</li> <li>(c) 1 fully cushioned chair and 1 other chair</li> </ul>	
6	Dressing-mirror	1	
7	Electrical outlets	At least one for portable equipment	
8	Hand-towels	1 for each person	
9	Mattresses	1 on each bed (except on temporarily- placed cots or children's cots)	Spring-filled or foam-rubber construction
10	Night-stand	1 or other piece of furniture serving the same purpose	
11	Rugs	1 at each bed	(a) If floor not carpeted (b) Not essential in a lodge establishment

## SCHEDULE 17—Continued

Item	COLUMN 1	Column 2	Column 2
No.	Item	Quantity	Qualifications
12	Stand or bench for suitcase	1	
13	Table suitable for writing	<ul> <li>(a) 1 or</li> <li>(b) 1 dresser, or</li> <li>(c) 1 piece of furniture combining the functions of both</li> </ul>	
14	Tumblers	2	
15	Waste-basket	1	
16	Water-pitcher	1	If drinking-water not delivered to rental-unit by tap
17	Wool blankets	<ul> <li>(a) 2 on each bed, and</li> <li>(b) a sufficient number of wool blankets or equivalent coverings to furnish one each to one-half of the maximum number of beds used by guests</li> </ul>	

## SCHEDULE 18

# MINIMUM REQUIREMENTS AS TO FURNITURE, ETC., FOR EACH RENTAL-UNIT AVAILABLE FOR RENTAL TO 2 PERSONS IN AN INN-ESTABLISHMENT CLASSIFIED AS "VERY GOOD" OR "OUTSTANDING"

Item No.	COLUMN 1	Column 2	Column 3
No.	Item	Quantity	Qualifications
1	Ashtrays	2	
2	Bath-mats	1 for each bath or shower	
3	Bath-towels	1 for each person	
4	Beds	Two 3 ft. wide or one 4 ft. 6 in. wide	
5	Chairs	(a) 2 with cushioned seat and back, or	
		(b) 1 cushioned settee and 1 chair, or	
		(c) 1 fully cushioned chair and 1 other chair	
6	Dressing-mirror	1	
7	Electrical outlets	At least one for portable equipment	
8	Hand-towels	1 for each person	
9	Mattresses	1 on each bed (except on temporarily- placed cots or children's cots)	Spring-filled or foam-rubber construction
10	Night-stand	1 or other piece of furniture serving the same purpose	
11	Rugs	1 at each bed	(a) If floor not carpeted
			(b) Not essential in a lodge estab- lishment
12	Stand or bench for suitcase	1	

## SCHEDULE 18—Continued

Item	Column 1	Column 2	COLUMN 3
No.	Item	Quantity	Qualifications
13	Table suitable for writing	<ul> <li>(a) 1 or</li> <li>(b) 1 dresser, or</li> <li>(c) 1 piece of furniture combining the functions of both</li> </ul>	
14	Tumblers	2	
15	Waste-basket	1	
16	Water-pitcher	1	If drinking-water not delivered to rental-unit by tap
17	Wool blankets	(a) 2 on each bed, and (b) a sufficient number of wool blankets or equivalent coverings to furnish one each to one-half of the maximum number of beds used by guests	

## SCHEDULE 19

# MINIMUM REQUIREMENTS AS TO FURNITURE, ETC., FOR EACH RENTAL-UNIT AVAILABLE FOR RENTAL TO 2 PERSONS IN A LODGE-ESTABLISHMENT CLASSIFIED AS "VERY GOOD" OR "OUTSTANDING"

Item	COLUMN 1	Column 2	Column 3
No.	Item	Quantity	Qualifications
1	Ashtrays	2	
2	Bath-mats	1 for each bath or shower	
3	Bath-towels	1 for each person	
4	Beds	Two 3 ft. wide or one 4 ft. 6 in. wide	
5	Chairs	(a) 2 with cushioned seat and back, or	
		(b) 1 cushioned settee and 1 chair, or	
		(c) 1 fully cushioned chair and 1 other chair	
6	Dressing-mirror	1	
7	Electrical outlets	At least one for portable equipment	
8	Hand-towels	1 for each person	
9	Mattresses	1 on each bed (except on temporarily- placed cots or children's cots)	Spring-filled or foam-rubber con struction
10	Night-stand	1 or other piece of furniture serving the same purpose	
11	Rugs	1 at each bed	<ul><li>(a) If floor not carpeted</li><li>(b) Not essential in a lodge establishment</li></ul>
12	Stand or bench for suitcase	1	
13	Table suitable for writing	(a) 1 or	

## SCHEDULE 19—Continued

Item No.	Column 1	Column 2	COLUMN 3
No.	Item	Quantity	Qualifications
		<ul><li>(b) 1 dresser, or</li><li>(c) 1 piece of furniture combining the functions of both</li></ul>	
14	Tumblers	2	
15	Waste-basket	1	
1,6	Water-pitcher	1	If drinking-water not delivered to rental-unit by tap
17	Wool blankets	(a) 2 on each bed, and  (b) a sufficient number of wool blankets or equivalent coverings to furnish one each to one-half of the maximum number of beds used by guests	

## SCHEDULE 20

# MINIMUM REQUIREMENTS AS TO FURNITURE, ETC., FOR EACH RENTAL-UNIT AVAILABLE FOR RENTAL TO 2 PERSONS IN A TOURIST-HOME CLASSIFIED AS "VERY GOOD" OR "OUTSTANDING"

Item No.	COLUMN 1	Column 2	Column 3
No.	Item	Quantity	Qualifications
1	Ashtrays	2	
2	Bath-mats	1 for each bath or shower	
3	Bath-towels	1 for each person	
4	Beds	Two 3 ft. wide or one 4 ft. 6 in. wide	
5	Chairs	(a) 2 with cushioned seat and back, or	
		(b) 1 cushioned settee and 1 chair, or	
		(c) 1 fully cushioned chair and 1 other chair	
6	Dressing-mirror	1	
7	Electrical outlets	At least one for portable equipment	
8	Hand-towels	1 for each person	
9	Mattresses	1 on each bed (except on temporarily- placed cots or children's cots)	Spring-filled or foam-rubber construction
10	Night-stand	1 or other piece of furniture serving the same purpose	
11	Rugs	1 at each bed	(a) If floor not carpeted
			(b) Not essential in a lodge estab- lishment
12	Stand or bench for suitcase	1	

## SCHEDULE 20-Continued

Item	COLUMN 1	Column 2	Column 3
No.	Item	Quantity	Qualifications
13	Table suitable for writing	(a) 1 or (b) 1 dresser, or (c) 1 piece of furniture combining the functions of both	
14	Tumblers	2	
15	Waste-basket	1	
16	Water-pitcher	1	If drinking-water not delivered to rental-unit by tap
17	Wool blankets	<ul><li>(a) 2 on each bed, and</li><li>(b) a sufficient number of wool blankets or equivalent coverings to furnish one each to one-half of the maximum number of beds used by guests</li></ul>	

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#### THE PUBLIC HOSPITALS ACT

O. Reg. 201/52. Classification of Hospitals. Amending O. Regs. 130/52. Made—7th May, 1952. Filed—12th May, 1952, 4.00 p.m.

## REGULATIONS MADE UPON THE RECOM-MENDATION OF THE MINISTER UNDER THE PUBLIC HOSPITALS ACT

1.(1) Schedule 1 of Ontario Regulations 130/52 is amended by striking out the figures in column 2 of the items in column 1 and substituting therefor the figures in column 3 under the headings "Group A Hospitals", "Group B Hospitals", "Group C Hospitals", "Group E Hospitals", "Group F Hospitals" and "Group G Hospitals", as set forth in Schedules I, II, III, IV, V, VI and VII hereto.

## SCHEDULE I GROUP A HOSPITALS

Column 1	Colu	mn 2	Colu	mn 3
Item	Figures s	truck out	Figures st	ıbstituted
1	798	399	835	417
4	248	82	282	121

## SCHEDULE II GROUP B HOSPITALS

Column 1	Colu	mn 2	Colur	nn 3
Item	Figures s	truck out	Figures su	bstituted
10 18	166 201	83 100	174 197	87 98

## SCHEDULE III

## GROUP C HOSPITALS

Column 1	Colur	nn 2	Colu	mn 3
Item	Figures st	ruck out	Figures su	bstituted
16 22 31 49 67	18 67 43 15 16	9 33 18 7 9	41 72 57 21 42	17 36 29 10 21

## SCHEDULE IV

## GROUP D HOSPITALS

Column 1	Colum	nn 2	Colui	mn 3
Item	Figures sti	uck out	Figures su	bstituted
19	9	9	14	10

## SCHEDULE V

## GROUP E HOSPITALS

Column 1	Colu	mn 2	Colu	mn 3
Item	Figures s	truck out	Figures su	bstituted
1	174	139	188	106

## SCHEDULE VI

## GROUP F HOSPITALS

Column 1	Colu	mn 2	Colu	mn 3
Item	Figures s	truck out	Figures su	ıbstituted
1	203	145	210	152

## SCHEDULE VII

#### GROUP G HOSPITALS

Column 1	Colu	mn 2	Colu	mn 3
Item	Figures s	truck out	Figures su	ubstituted
4	164	164	198	198

- (2) Schedule 1 of Ontario Regulations 130/52 is further amended by
  - (a) adding the following item under the heading "Group B Hospitals":
- 19a Owen Sound General and Marine Hospital 105 35
  - (b) striking out item 48 under the heading "Group C Hospitals";
  - (c) adding the following items under the heading "Group C Hospitals":

3a	Atikokan	Atikokan General Hospital	13	6
15a	Dryden	Dryden District Gen- eral Hospital	23	13
28a	Huntsville	Huntsville District Memorial Hospital	27	13
78a	Wiarton	Bruce Peninsula and District Memorial Hospital	22	11;

and

(d) striking out items 2, 6, 12 and 24 under the heading "Group D Hospitals".

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## THE PUBLIC HOSPITALS ACT

O. Reg. 202/52. Capital Grants. Amending Regulations 342 of Consolidated Regulations 1950 and O. Regs. 222/51 and Revoking O. Regs. 262/51, 301/51, 302/51 and 164/52. Made—7th May, 1952. Filed—12th May, 1952, 4.10 p.m.

REGULATIONS MADE UPON THE RECOM-MENDATION OF THE MINISTER UNDER THE PUBLIC HOSPITALS ACT

CAPITAL GRANTS

1. In these regulations

- (a) "bed" in respect of a hospital-construction capital grant includes nursery cubicles for the care of infants, 3 nursery cubicles being the equivalent of one bed;
- (b) "capital grant" means a grant to a hospital toward the capital cost of
  - (i) accommodation for beds for the treatment of patients,
  - (ii) nurses' residence, or
  - (iii) organized out-patient departments, provided by means of a building project;
- (c) "building project" means
  - the acquisition of existing buildings and the alteration thereof.
  - (ii) new construction, or
  - (iii) additions or alterations to hospital buildings;
- (d) "detention unit" means that part of a hospital established and maintained by the hospital for the care of mentally ill and mentally defective persons;
- (e) "hospital-construction capital grant" means a capital grant for accommodation for beds for the treatment of patients;
- (f) "nurses' residence" means living accommodation for nurses and other employees who are engaged in nursing patients of a hospital; and
- (g) "psychiatric unit" means that part of a public hospital
  - (i) established and maintained by the hospital for the purpose of examining, consulting for diagnosing, and treating patients suffering from psychiatric disorders, and
  - (ii) provided with equipment and facilities and a duly qualified medical practitioner who holds a specialist's certificate in psychiatry issued by The Royal College of Physicians and Surgeons of Canada, to render the services under sub-clause i.
- 2.(1) A hospital-construction capital grant shall not be paid to a hospital except upon application in form 1.
- (2) A capital grant for a nurses' residence shall not be paid to a hospital except upon application in form 2.
- (3) A capital grant for an organized out-patient department shall not be paid to a hospital except upon application in form 3.
- 3.(1) In this regulation "estimated cost" means the estimated cost of
  - (a) the purchase of existing buildings,
  - (b) new construction, or
  - (c) alterations or additions,

and includes the estimated cost of furnishings and equipment under clauses a, b, and c.

- (2) A hospital-construction capital grant shall not exceed
  - (a) in the case of

- (i) a psychiatric unit of a Group A hospital, or of a Group B hospital having a total bed-capacity exceeding 200 beds, \$8,500 for each bed,
- (ii) a Group A or B hospital, except in respect of a psychiatric unit mentioned in sub-clause i, or a Group C hospital, \$1,000 for each bed, and
- (iii) any other hospital, except a Group D hospital, \$2,000 for each bed,

or

- (b) in the case of
  - (i) a psychiatric unit of a Group A hospital, or of a Group B hospital having a total bed-capacity exceeding 200 beds, 66 2/3 per cent of the estimated cost, or
  - (ii) a Group A or B hospital, except in respect of a psychiatric unit mentioned in subclause i and any hospital, other than a Group D hospital, 50 per cent of the estimated cost,

## whichever is the lesser, and

- (c) in the case of a Group D hospital
  - (i) in respect of new construction, 33 1/3 per cent, and
  - (ii) in respect of the purchase of existing buildings or alterations or additions, 50 per cent

of the estimated cost.

- (3) A hospital-construction capital grant in the case of a detention unit shall not exceed
  - (a) \$8,500 for each bed, or
  - (b) in respect of
    - (i) alterations or additions to existing buildings 66 2/3 per cent of the actual cost of the alterations or additions and the furnishings and equipment thereof, or
    - (ii) new construction  $66\ 2/3$  per cent of the estimated cost,

## whichever is the lesser.

- (4) A capital grant for a nurses' residence shall not exceed
  - (a) \$1,000 for each bed, or
  - (b) 50 per cent of the estimated cost,

## whichever is the lesser.

- (5) A capital grant for an organized out-patient department shall not exceed
  - (a) \$1,000 for each 300 square feet of floor area, or
  - (b) 50 per cent of the estimated cost,

## whichever is the lesser.

4. When required by the Minister, the superintendent of the hospital shall submit a preliminary sketch-plan in triplicate of the existing buildings acquired or proposed to be acquired and the alterations necessary thereto or of the new construction, additions or alterations, as the case may be.

- 5.(1) No hospital-construction capital grant shall be paid to a hospital in Group A, B, C or D where the total number of beds in all the hospitals in the area served by the applicant hospital, including the proposed additional beds, exceeds 5.5 beds for each thousand of the population of the area.
- (2) No hospital-construction grant in respect of a psychiatric unit shall be paid for any beds in excess of 6 per cent of the total number of beds in all the hospitals in the area served by the applicant hospital.
- 6. Regulation 5 shall not apply to a hospital established after the 14th of November 1951 in a city having a population not exceeding 18,000 according to the last revised assessment roll where
  - (a) the total number of beds proposed does not exceed 125, and
  - (b) the total number of beds in the hospitals in in Groups A, B and C located in the area served by the applicant hospital, including the proposed additional beds, does not exceed 530.
- 7.(1) In this regulation "existing beds" means the nurses'-residence beds in the hospital, exclusive of the proposed additional beds.
- (2) No capital grant for a nurses' residence shall be paid to a hospital in excess of the ratio of one nurses'-residence bed for each 2 beds for patients.
- (3) Where the number of existing beds is less than the ratio referred to in subregulation 2, but that number added to the proposed additional beds would result in the total number of beds exceeding that ratio, no capital grant shall be paid with respect to any beds in excess of that ratio.
- 8.(1) A capital grant toward the capital cost of an alteration of an existing hospital-building, or an addition of one or more storeys to an existing hospital-building and the necessary alterations thereof shall be paid in instalments as follows:
  - (a) one-quarter when one-quarter of the work is completed,
  - (b) one-quarter when one-half of the work is completed,
  - (c) one-quarter when three-quarters of the work is completed, and
  - (d) the balance when the alteration or addition is completed, furnished and equipped and ready to receive patients.
- (2) A capital grant toward the capital cost of new construction or additions or alterations to existing hospital-buildings other than those mentioned in subregulation 1 shall be paid in instalments as follows:
  - (a) one-quarter when the ground-floor construction and exterior walls are completed,
  - (b) one-quarter when the roof is completed,
  - (c) one-quarter when the interior of the building is completed, and
  - (d) the balance when the new construction, alteration or addition is completed, furnished and equipped and ready to receive patients.
- 9.(1) A capital grant for a nurses' residence may be paid to a hospital for alterations, additions or construction commenced but not completed before the 1st of April 1951.
  - (2) Notwithstanding subregulation 1, where

- (a) a capital grant has been made to a hospital for accommodation for beds for the treatment of patients, and
- (b) the final instalment of the grant has not been paid to that hospital,

a capital grant for a nurses' residence may be paid to that hospital although the nurses' residence was completed before the 1st of April 1951.

- 10. A capital grant for an organized out-patient department may be paid to a hospital for alterations, additions or construction
  - (a) commenced but not completed before the 1st of April 1951, or
  - (b) completed before the 1st of April 1951 and Her Majesty in right of Canada has agreed to pay a grant to the hospital toward the cost of the organized out-patient department and the grant has not been fully paid.
  - 11. Where an applicant hospital has
    - (a) secured approval to the building project under subsection 2 of section 3 of the Act, and
    - (b) complied with the regulations that are applicable to the building project,

the Minister shall pay the grant in accordance with these regulations.

12. Any capital grant made heretofore in respect of a building project shall be deducted from any capital grant made under these regulations in respect of the same building project.

#### REVOCATION

13. Regulations 8 to 15, both inclusive, of Regulations 342 of Consolidated Regulations of Ontario 1950, regulation 2 of Ontario Regulations 222/51 and Ontario Regulations 262/51, 301/51, 302/51 and 164/52 are revoked.

## FORM 1

The Public Hospitals Act

## APPLICATION FOR A HOSPITAL-CONSTRUCTION CAPITAL GRANT

To the Minister of Health, Parliament Buildings, Toronto.

The ..... (name of hospital)

applies for a hospital-construction capital grant under the Act and regulations and in support gives the following information:

#### Item

- 1. Names of municipalities served by applicant hospital....
- 2. Population of each municipality referred to in item 1.....
- 3. Names of other hospitals serving municipalities mentioned in item 1.....
- 4. Bed capacities of hospitals referred to in item 3
- 5. Percentage of occupancy of applicant hospital and hospitals referred to in item 3.....

6. Number of beds in the applicant hospital assigned to the following services:

Private and Semi-Public-private ward Total Beds Beds Beds

Medical Surgical Maternity Maternity

7. Number of additional beds proposed for the following services:

Private and Semi-Public-private ward Beds Beds Beds

Medical...
Surgical...
Maternity...

Number of existing beds assigned to the following

8. Number of existing beds assigned to the following services to be abandoned:
Private

and Semi-Public-private ward Total Beds Beds Beds

Medical.... Surgical.... Maternity....

The following services marked with the letter "X" are inadequate and the extension thereof is proposed:

Laundry
Dietary
Power Plant
Utility Rooms
Operating Rooms
Delivery Rooms
Nursery
Diagnostic Services as specified
Others

- Estimated cost of proposed new construction, alteration or addition or purchase price of an existing building and estimated cost of alterations necessary thereto.
- 11. Estimated cost of furnishings and equipment.
- 12. Name and address of architect.
- 13. Proposed method of financing including

Cash on hand Loans Other assets Public subscription Municipal contribution

Date . . . 19

Chairman or Secretary of the Board.

#### FORM 2

## The Public Hospitals Act

## APPLICATION FOR A CAPITAL GRANT FOR A NURSES' RESIDENCE

To the Minister of Health, Parliament Buildings, Toronto.

	The (name of hospital)
de	pital applies for a capital grant for a nurses' resuce under the Act and regulations and in supportes the following information:
1.	The building project involves
	(a) the acquisition of existing buildings and the alteration thereof,
	(b) new construction, or
	(c) additions or alterations to hospital buildings
2.	The number of beds for nurses
	(a) available at present
	(b) proposed
	(c) to be abandoned(if any)
3.	Brief description of the building project
4.	Name and address of architect
5.	Cost of building project:
	(a) estimated cost of the acquisition of existing buildings and the alteration thereof, new construction or additions or alterations to hospital buildings
	(b) estimated cost of furnishings and equipment
	(c) total estimated cost of building project
6.	Date of commencement of building project
7.	Expected date of completion of building project
8.	Proposed method of financing, including
	Cash on hand Loans Other assets Public subscription Municipal contribution Provincial grant Federal grant
	The municipality has (has not) agreed to contribute \$ A vote was taken on the by-laws by the electors of the municipality and the result was

. 19 .

for and .... against.

Date

Chairman or Secretary of the Board.

#### FORM 3

## The Public Hospitals Act

# APPLICATION FOR A CAPITAL GRANT FOR AN ORGANIZED OUT-PATIENT DEPARTMENT

To the Minister of Health, Parliament Buildings, Toronto.

hospital a out-patier	(name of hospital) applies for a capital grant for an organized nt department under the Act and regulations pport gives the following information:
1. The b	ouilding project involves
(a)	the acquisition of existing buildings and the alteration thereof,
(b)	new construction, or
(c)	additions or alterations to hospital buildings.
2. The r	nedical staff organization:
(a)	the medical staff is (is not) organized to operate an out-patient department,
(b)	there is (is not) provision in the by-laws of the hospital to permit the operation of an out-patient department.
	nsions of accommodation for proposed out- nt department
(a)	Proposed services Area in square feet
(b)	Area of corridor space in square feet
(c)	Cubic content of out-patient department in feet
4. Cost	of the building project
(a)	estimated cost of the acquisition of existing buildings and the alteration thereof, new construction or additions or alterations to hospital buildings.
(b)	estimated cost of furnishings and equipment
$(\epsilon)$	total estimated cost of building project
	and address of architect
	of commencement of building project

8. Proposed method of financing, including

7. Expected date of completion of building project...

Cash on hand Loans Other assets Public subscription Municipal contribution Provincial grants Federal grants

9. The municipality has (has not) agreed to contribute \$..... A vote was taken on the by-laws by electors of the municipality and the result was ......for and ...... against.

Chairman or Secretary of the Board.

(1056)

21

#### THE PUBLIC HEALTH ACT

O. Reg. 203/52. Grants for Dental Services in Schools. Amending O. Regs. 260/50 (See note below). Approved—7th May, 1952. Filed—12th May, 1952, 4.20 p.m.

## REGULATIONS MADE BY THE MINISTER UNDER THE PUBLIC HEALTH ACT

1. Regulation 3 of Ontario Regulations 260/50 is amended by striking out the symbol and figures "\$1000" at the end thereof and substituting therefor the symbol and figures "\$2000".

(NOTE: See unofficial consolidated regulations 484 in unofficial appendix to Volumes 1 and 2 of Consolidated Regulations of Ontario 1950)

M. PHILLIPS
Minister of Health

(1057)

21

#### THE SILICOSIS ACT

O. Reg. 204/52. General Regulations. New. Approved—15th May, 1952. Filed—16th May, 1952, 4.50 p.m.

## REGULATIONS MADE BY THE MINISTER UNDER THE SILICOSIS ACT

- 1. In these regulations
- (a) "clinic" means clinic conducted by a medical examiner for the medical examination of employees;
- (b) "Department" means Department of Health;
- (c) "Director" means Director of the Division of Industrial Hygiene of the Department of Health;
- (d) "employee" means a person employed in an industrial process involving a silica exposure in an industry under regulation 2;
- (e) "Group I employee" means a person
  - (i) who has entered employment in an industrial process involving a silica

- exposure in Ontario on or after the 1st of March 1952 and has not previously been so employed,
- (ii) who has entered employment in an industrial process involving a silica exposure in Ontario on or after the 1st of March 1952, but who had been employed in an industrial process involving a silica exposure in Ontario for less than 2 years at any time within the 5-year period immediately preceding the date of employment, or
- (iii) who is the holder of a health certificate which has expired and remains expired for 3 years or more,
- (f) "Group II employee" means a person
  - (i) who was employed in an industrial process involving a silica exposure in Ontario on the 29th of February 1952,
  - (ii) who has entered employment in an industrial process involving a silica exposure in Ontario on or after the 1st of March 1952, but who had been so employed in an industrial process involving a silica exposure in Ontario for 2 years or more at any time within the 5-year period immediately preceding the date of employment, or
  - (iii) who has been the holder of a health certificate in good standing for 2 years;
- (g) "health certificate" means health certificate in Form 1 issued to an employee by a medical examiner;
- (h) "medical examination" means medical examination performed upon an employee by a medical examiner;
- (i) "medical examiner" means a legally qualified medical practitioner appointed or designated by the Director for the purpose of performing medical examinations upon employees;
- (j) "silica exposure" means exposure of employees to the inhalation of dust from materials containing silica for 50 hours or more in each month while the materials are
  - (i) handled,
  - (ii) processed, or
  - (iii) used in any manner;

and

(k) "temporary health certificate" means a health certificate in Form 2 issued by an employer to a proposed employee under regulation 17.

## APPLICATION INDUSTRIALLY

- 2. These regulations apply to
  - (a) the foundry industries in which sand-moulding is used,
  - (b) porcelain, pottery and enamel-ware industries,
- (c) granite- and sandstone-monument industries, and
- (d) industries in which furnace-lining materials for steel production are manufactured or used-

#### MEDICAL EXAMINER

## 3. The Director

- (a) shall designate one or more duly qualified medical practitioners who are members of the staff of the Department of Health; and
- (b) may appoint, with the approval of the Minister, one or more duly qualified medical practitioners who are not members of the staff of the Department of Health

as medical examiners.

#### DUTIES OF MEDICAL EXAMINER

- 4. The duties of a medical examiner include
- (a) the conduct of clinics for the medical examinations of employees at the place and time designated by the Director,
- (b) the performance of medical examinations upon employees in the manner prescribed by regulation 6, and
- (c) the issue, renewal and cancellation of health certificates in accordance with these regulations

#### MEDICAL EXAMINATION OF EMPLOYEES

- 5.—(1) When a clinic is to be conducted by a medical examiner, the Director shall, by notice in writing to the employer,
  - (a) state the date of the proposed examination of employees, and
  - (b) designate the employees proposed to be examined by name or otherwise.
- (2) Within 7 days after receiving the notice, the employer shall
  - (a) prepare a record in Form 3 with respect to each employee referred to in the notice showing the
    - (i) unemployment-insurance number,
    - (ii) time-clock number,
    - (iii) name,
    - (iv) address,
    - (v) year of birth,
    - (vi) occupation, and
    - (vii) period of silica exposure since the last medical examination, if any,
  - (b) deliver the record to the medical examiner whenever requested by him, and
  - (c) notify each employee referred to in the notice of the date, time and place when and where the clinic for the medical examination of employees is to be conducted.
- 6. The medical examiner shall so examine an employee that he may determine
  - (a) in the case of a Group I employee, whether that employee is free from
    - (i) significant evidence of having had tuberculous disease of the respiratory organs,
    - (ii) evidence of active tuberculosis of the respiratory organs, or

(iii) other disease of the respiratory organs which may render him unsuitable for employment in an industrial process involving a silica exposure,

and

(b) in the case of a Group II employee, whether that employee is free from evidence of active tuberculosis of the respiratory organs.

#### ISSUE OF HEALTH CERTIFICATES

#### 7.—(1) Every employee

- (a) who
  - (i) is not the holder of a health certificate, and
  - (ii) receives a medical examination, and
- (b) who, being a Group I employee, is found upon the medical examination free from
  - (i) significant evidence of having had tuberculous disease of the respiratory organs,
  - (ii) evidence of active tuberculosis of the respiratory organs, or
  - (iii) other disease of the respiratory organs which may render him unsuitable for employment in an industrial process involving a silica exposure,

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(c) who, being a Group II employee, is found upon the medical examination free from active tuberculosis of the respiratory organs,

shall be deemed to have received a favourable medical finding and shall be entitled to receive a health certificate.

- (2) The medical examiner shall issue a health certificate to every employee so entitled.
  - (3) The health certificate shall be in Form 1.

## RENEWAL OF HEALTH CERTIFICATES

- 8. Before a medical examination is performed on an employee who is the holder of a health certificate the person in possession thereof shall surrender it to the medical examiner.
  - 9. Every employee who
    - (a) is the holder of a health certificate,
    - (b) receives a medical examination, and
    - (c) upon the medical examination, is found to be in such condition that he would have been entitled to a health certificate if he had received a medical examination under regulation 7

shall be entitled to have his health certificate renewed.

- 10.—(1) The medical examiner shall renew the health certificate of the employees referred to in regulation 9 by endorsing the date of the medical examination and signing the certificate in the spaces provided thereon.
- (2) The medical examiner shall return the health certificate to the employer after it has been renewed.

#### CANCELLATION OF HEALTH CERTIFICATES

11.—(1) The medical examiner shall cancel the health certificate of every employee who

- (a) is the holder of a health certificate,
- (b) receives a medical examination, and
- (c) upon the medical examination, is found to be in such condition that he would not have been entitled to a health certificate if he had received a medical examination under regulation 7.
- (2) The medical examiner shall
- (a) cancel the health certificate by endorsing it with the word "cancelled" and the date of the examination and signing the certificate, and
- (b) deliver the health certificate to the Director.
- 12.—(1) After the medical examiner has finished the medical examination of employees at the clinic he shall
  - (a) complete the clinic report and send the report to the employer, and
  - (b) notify the employer of the date upon which the next clinic for the medical examination of employees is to be conducted.
- (2) Upon receipt of the clinic report the employer shall notify each employee mentioned in the report as not having received a medical examination
  - (a) that he has not received the medical examination, and
  - (b) the date when the next clinic is to be held after being so advised by the Director and at least 14 days before that date.
  - (3) The clinic report shall be in Form 4.
- 13. Where the employee does not attend for the examination referred to in clause b of subregulation 2 of regulation 12, the medical examiner shall cancel the temporary health certificate or the health certificate of that employee.

#### SPECIAL MEDICAL EXAMINATIONS

- 14.—(1) Any person who has ceased to be employed in an industry under regulation 2, and who
  - (a) is the holder of a health certificate, or
  - (b) has ceased to be so employed because
    - (i) the temporary health certificate issued to him has been cancelled under regulation 13, or
    - (ii) the health certificate issued to him has been cancelled under regulation 13 or has expired under regulation 15

may receive a medical examination when a medical examiner is conducting a clinic.

- (2) Where the medical examiner finds that any person referred to in subregulation 1 would have been entitled to a health certificate if he had been examined under regulation 7, the medical examiner shall
  - (a) renew the health certificate of any person referred to in clause a of subregulation 1, and
  - (b) issue a health certificate to any person referred to in clause b of subregulation 1.
  - (3) Where any person referred to in subregulation 1
    - (a) is a Group II employee, and

(b) the health certificate issued to him expired 3 years or more before the date of the medical examination.

his health certificate shall not be renewed unless he would have been entitled to a certificate as a Group I employee if he had been examined under regulation 7.

#### EXPIRATION OF HEALTH CERTIFICATES

- 15. A health certificate shall expire where the holder thereof has not received a medical examination for a period of 18 months from the date upon which the health certificate was issued or renewed.
- 16. Notwithstanding regulation 15 or subregulation 2 of regulation 17, where the employee does not receive a medical examination before the expiration of the temporary health certificate or the health certificate because
  - (a) of his inability to attend upon the medical examiner or by reason of accident or illness or from any other cause beyond his control, or
  - (b) the medical examiner was unable to conduct the clinic for the medical examination of employees,

the temporary health certificate or the health certificate shall not expire but shall remain in force and effect until the next clinic is conducted.

#### TEMPORARY HEALTH CERTIFICATES

- 17.—(1) An employer may issue a temporary health certificate in Form 2 to any person who
  - (a) is employed by him on or after the 1st of March 1952,
  - (b) is not the holder of a health certificate, and
  - (c) has made a declaration in Form 5.
- (2) The temporary health certificate issued under subregulation 1 shall expire when
  - (a) a health certificate has been issued to that employee,
  - (b) the employee has been examined under regulation 7 and the medical examiner has found that he is not entitled to a health certificate, or
  - (c) the employee ceases to be employed by the employer who issued the temporary health certificate.

#### CUSTODY OF HEALTH CERTIFICATES

- 18. An employee who is the holder of a health certificate shall deliver it to his employer before commencing work.
- 19. An employee who is the holder of a temporary health certificate shall deliver it to his employer on the first day he attends at his employment after the temporary health certificate has been issued.
  - 20. The employer shall
    - (a) retain the health certificates during the period of employment of the employees,
    - (b) return the health certificate to an employee on cessation of his employment,
  - (c) deliver the health certificate to the medical examiner before a medical examination is to be performed, and
  - (d) permit

- (i) a medical examiner,
- (ii) a member of the staff of the Department designated by the Director, or
- (iii) an inspector appointed under The Factory, Shop and Office Building Act
- to inspect the health certificates at any reasonable time.

#### NOTICE OF MEDICAL FINDINGS

## 21.(1) Where a medical examiner

- (a) has performed a medical examination, and
- (b) finds that the employee by reason of his adverse medical finding is not entitled to have a health certificate issued or renewed, as the case may be,

the medical examiner shall give a report of his decision to the

- (c) employer,
- (d) employee, and
- (e) Director.
- (2) The report to the employer shall be included in the clinic report.

#### FEES

- 22. The fee for each medical examination of an employee shall be \$1.
- 23.(1) The Director shall, within 60 days after the examination of the employees, submit a statement of the fees for medical examinations to the employer in Form 6.
- (2) The employer shall pay to the Director the fees within 30 days after mailing the statement.
- 24.(1) In this regulation "medical centre" means the accommodation, equipment and facilities maintained for the medical examination, including an X-ray examination of the chest, of employees engaged in an industrial process involving a silica exposure.
- (2) Regulations 22, 23 and 24 shall not apply to an industry where the employer
  - (a) maintains a medical centre on the premises and employs therein at least one duly qualified medical practitioner,

## (b) requires

- (i) the medical examinations referred to in sub-clause ii to be performed in the medical centre,
- (ii) every person proposed to be employed in an industrial process involving a silica exposure to have performed on him in the medical centre a medical examination including an X-ray examination of the chest, and
- (iii) the employees to be so examined at least once every 18 months after employment, and
- (c) pays the expense of the examinations under sub-clauses ii and iii of clause b,

and a duly qualified medical practitioner referred to in clause a has been appointed a medical examiner under clause b of regulation 3.

## APPLICATION GEOGRAPHICALLY

## 25. These regulations shall apply

- (a) to the counties of Ontario, Durham, Northumberland, Hastings, Prince Edward, Peterborough and Victoria when published under The Regulations Act, and
- (b) to the localities named in the items in column 1 of schedule 1 on the dates set opposite in the items mentioned in column 2 of that schedule.

M. PHILLIPS
Minister of Health

#### SCHEDULE 1

	COLUMN 1	COLUMN 2			
Item		Item			
1	The counties of	1	July 21, 1952		
	(a) Carleton (b) Dundas (c) Frontenac (d) Glengarry (e) Grenville (f) Lanark (g) Leeds (h) Lennox and Addington (i) Prescott (j) Renfrew (k) Russell (l) Stormont				
2	The Provisional County of Hali- burton and the districts of	2	October 13, 1952		
	(a) Algoma (b) Cochrane (c) Kenora (d) Manitoulin (e) Muskoka (f) Nipissing (g) Parry Sound (h) Rainy River (i) Sudbury (j) Thunder Bay (k) Timiskaming				
3	The counties of  (a) Halton (b) Wentworth	3	December 1, 1952		
 4	The counties of	4	In 1910 1911 26		
-1	(a) Brant (b) Haldimand (c) Lincoln (d) Welland	4	January 26, 1953		
5	The counties of	5	March 16, 195		
	(a) Peel (b) York				
6	The counties of	6	April 27, 1953		
	(a) Bruce (b) Dufferin (c) Grey (d) Huron (e) Simcoe				
7	The counties of	7	June 8, 1953		
	(a) Elgin (b) Middlesex (c) Norfolk (d) Oxford (e) Perth				
8	The counties of	8	July 20, 1953		
	(a) Essex (b) Kent (c) Lambton				
9	The counties of  (a) Waterloo (b) Wellington	9	October 19, 1953		

## FORM 1

## The Silicosis Act

		I I want 1 am a d				
HEALTH CE	RTIFICAT	Unemployment E Insurance Number				
Name of Employee Date of Issue						
Address						
Year of Birth						
Signature of holder						
I certify that I ation upon the abountitled to this he	ove-named e	med a medical examin- mployee and that he is ate.				
	Signatur	e of medical examiner				
*1	ENDORSEN	MENT				
Ser	ial number	of certificate				
To be renewed before	Date Renewed	Signature of medical examiner				
*Note: This form o of certificate	f endorseme e.	nt to be placed on back				
	FORM 2	-				
	The Silicosis	Act				
TEMPORARY	HEALTH	CERTIFICATE				
(name of emplo	havii	ng made a declaration				
in Form 5 under the regulations, I						
certify that he is entitled to this temporary health certificate.						
	(N	ame of employer)				
Dated at	this	day of 19 .				

#### FORM 3

## The Silicosis Act RECORD OF EMPLOYEE

NAME OF EMPLOYER: PLANT:	X-RAY NUMBER:
<ol> <li>Time-clock number and name:</li> <li>Address:</li> <li>Year of birth: Unemployme insurance number:</li> <li>Family physician:</li> <li>Address:</li> </ol>	X-ray reading:
<ul> <li>7. Racial origin:</li> <li>8. Age on leaving school:</li> <li>9. Period of silica exposure since last medical examination, if any:</li> <li>10. Employment history:</li> </ul>	
Occupation From To Pla	nt

Name of employer

Address

#### FORM 4

The Silicosis Act

## CLINIC REPORT OF A MEDICAL PRACTITIONER

To .... (name of employer)

(address of employer)

A clinic for the medical examination of employees was conducted by me on the day of 19, and the following is the report thereon:

- 1. Number of employees examined.....
- 2. Number of health certificates issued or renewed....
- Names of employees not entitled to issue or renewal of health certificates and the reason therefor:
  - (a) Active tuberculosis

Names of employees

(b) Unsuitable for silica exposure	
Names of employees	
4. Names of employees who failed to attend at the clinic:	
Date(Signature of medical examiner)	
FORM 5	
The Silicosis Act	
DECLARATION	
I,	
Date (Signature of employee)	

## FORM 6

The Silicosis Act

STATEMENT OF F	EES FOR
MEDICAL EXAMINATION	OF EMPLOYEES
CONDUCTED ON THE	DAY OF 19

(name of employer)		
(address)		
Number of employees exa	amined	
Charge for each examinat	tion \$1.	
	Amount owing	
	Director	
Dated at Toronto, this	day of	19
(1091)		2

## INDEX 21

Government Notices	Change of Name Act 1010-1012
Applications to Parliament 1006-1008	
Corporation Notices	Miscellaneous Notices
Notice to Creditors	Sheriff's Sale of Lands

## Government Publications

As listed below, may be obtained from the Office of the Queen's Printer, Parliament Buildings, Toronto

## EMPIRE 3-1211—Local 732

Remittance to be made payable to the Provincial Treasurer of Ontario and sent with your order to the office of the Queen's Printer.

REVISED STATUTES OF ONTARIO, 1950
5 Bound Volumes — — \$25.00 per set

THE CONSOLIDATED REGULATIONS OF ONTARIO, 1950
3 Bound Volumes — — \$20.00 per set

## MISCELLANEOUS PUBLICATIONS

Annual Report of Municipal Statistics, 1950 5.00	Report of the Ontario Royal Commission on Milk,
Forest Trees of Ontario	
Land Titles Rules, Forms and Tariff of Fees 1.00	Summary of the Findings, Recommendations, and Suggestions of the Report on Milk
Leasehold Regulations 98/52	1
Manual of Assessment Values 4.00	Report of the Select Committee on Conservation,
Municipal Directory, 1952 1.00	1930 1.0
Public Accounts of the Province of Ontario	Rules of Practice and Procedure of the Supreme
Regulations Under The Division Courts Act 1.00	Court of Ontario, 1951
Report of the Ontario Royal Commission on Forestry, 1947 1.00	Surrogate Court Rules, Forms and Tariff of Fees50



## Notice to Sheriffs and Treasurers

Re Advertising Sale of Lands for Taxes in "The Ontario Gazette", Year 1952

Section 152 of The Assessment Act provides:

152. The day of the sale shall be more than ninety-one days after the first publication of the list in The Ontario Gazette.

During year 1952 the dates for publication of tax sale advertisements in The Ontario Gazette are as follows:

January 5th,	Issue	No.	1-	-Earliest	Date	Sale	can	be held	H—April, 5th,	1952
February 2nd,	"	66	5	66	66	66	66	66	—May 3rd,	44
March 1st,	66	66	9	66	66	66	66	66	—June 2nd,	66
April 5th,	66	66	14	66	66	66	"	66	—July 5th,	66
May 3rd,	44	46	18	66	66	66	66		—August 2nd,	66
June 7th,	"	"	23	44	44	66	44		—September 6th,	66
July 5th,	66	66	27	66	66	66	66	66	-October 4th,	66
August 2nd,	66	66	31	66	66	66	66	66	—November 1st,	66
September 6th,	66	66	36	66	66	66	44		—December 6th,	66
October 4th,	66	66	40	66	66	66	66	66	—January 3rd,	1953
November 1st,	66	"	44	66	"	66	66	66	-February 2nd,	66
December 6th,	"	66	49	66	66	66	66	66	-March 7th,	66

Advertisements of tax sales must be received by the Queen's Printer at least TWO WEEKS PRIOR TO THE DATE OF PUBLICATION IN THE ONTARIO GAZETTE.

## ADVERTISING RATES FOR TAX SALES

- 2.—(1) The rates payable for publication of matters in The Ontario Gazette shall be,—
- (a) for a double-column insertion of,—
  - (i) a notice of the sale of land for arrears of taxes, \$5; and
  - (ii) a list of lands liable to be sold for arrears of taxes, 25 cents a line or fraction thereof;

## **EXAMPLE**

For each insertion—The minimum fee due with copy is \$5.00 for each Warrant and 25 cents for each line or part lines after the Warrant.

**Cheques** should be made payable to THE PROVINCIAL TREASURER OF ONTARIO and forwarded to THE ONTARIO GAZETTE.

No exchange required on cheques.

Advertisements should be typewritten or printed legibly, separate from covering letter, number of insertions required must be stated and all signatures should be typed.

All correspondence should be addressed in full "THE ONTARIO GAZETTE", Queen's Printer Office, Parliament Buildings, Toronto, Ontario.

## Rates of Advertising in The Ontario Gazette

(Rates are chargeable re agate line measurement-14 lines to the inch)

## THE OFFICIAL NOTICES PUBLICATIONS ACT

## REGULATIONS MADE UNDER THE OFFICIAL NOTICES PUBLICATIONS ACT

- 1. In these regulations "line" means agate line.
- 2.—(1) The rates payable for publication of matters in The Ontario Gazette shall be,—
  - (a) for a double-column insertion of,
    - (i) a notice of the sale of land for arrears of taxes, \$5; and
    - (ii) a list of lands liable to be sold for arrears of taxes, 25 cents a line or fraction thereof; and
  - (b) for a single- column insertion of all other matters,
    - (i) on the first insertion, 20 cents a line or fraction thereof; and
    - (ii) on each additional insertion, 10 cents a line or fraction thereof.
  - (2) The rates in subregulation 1 shall be paid as follows:
  - (a) upon submitting the copy of a matter for publication, \$5 for the first insertion and \$2.50 for each additional insertion requested; and
  - (b) except for the rates payable under subclause i of clause a of subregulation 1 of the balance, after crediting the amount paid under clause a, upon receipt of an account from the Oueen's Printer.
- (3) Where the amount paid under clause a of subregulation 2 exceeds the rates payable. the person making that payment shall be entitled to a refund of the amount by which the amount paid exceeds the rates payable.
  - 3.—(1) The rates payable for The Ontario Gazette shall be,
  - (a) by subscribers for a subscription of 52 weekly issues, \$6; and
  - (b) by others for a single copy, 15 cents.
  - (2) The rates in subregulation 1 shall be payable in advance.

THE ONTARIO GAZETTE is published each Saturday and advertisements must be received before Thursday noon to ensure publication in the next issue.

Advertisements should be typewritten or written legibly, separate from covering letter. Number of insertions required must be stated and the names of all signing officers typewritten or printed.

A copy of The Ontario Gazette will be sent free to each advertiser, approximately four days after publication date, for each week that his advertisement appears.

The 12 Month Tax Sale Issues may be subscribed to for \$1.80 per annum.

All remittances should be made payable to The Provincial Treasurer of Ontario and forwarded to The ONTARIO GAZETTE.

All correspondence should be addressed:

THE ONTARIO GAZETTE, Queen's Printer Office, Parliament Buildings, Toronto, Ontario.



# The Ontario Gazette

## PUBLISHED BY AUTHORITY

VOL. LXXXV

TORONTO, SATURDAY, MAY 31st, 1952

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## **Appointments**

Provincial Secretary's Office, May 31, 1952.

His Honour the Lieutenant-Governor has been pleased to make the following appointments:

John Fleming Armstrong, of the village of Crysler, to be a Notary Public in and for the United Counties of Stormont, Dundas and Glengarry, in the Province of Ontario.

Desmond D'Arcy Deneau, Barrister-at-Law, of the City of Windsor, to be a Notary Public in and for the Province of Ontario.

Francis Egan Dunlap, Barrister-at-Law, of the City of Ottawa, to be a Notary Public in and for the Province of Ontario.

James Denholm Johnstone, Barrister-at-Law, of the City of Toronto, to be a Notary Public in and for the Province of Ontario. George Cecil Loucks, Barrister-at-Law, of the Town of Walkerton, to be a Notary Public in and for the Province of Ontario.

His Honour the Lieutenant-Governor has been pleased to make the following appointments under The Division Courts Act.

Harry Wilson Asselstine, of Verona, Ontario, Clerk of the Fourth Division Court of the County of Frontenac, to be Bailiff of such Court.

James Sampson Culp, of Goderich, Ontario, to be Clerk of the First Division Court of the County of Huron.

Mathew Alexander Havens, of Lucknow, Ontario, to be Bailiff of the Eleventh Division Court of the County of Bruce.

Hubert John Smith, of Thessalon, Ontario, to be Clerk of the Third Division Court of the District of Algoma.

R. J. CUDNEY, Deputy Provincial Secretary.

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## **Government Notices Respecting Corporations**

## Letters Patent of Incorporation

## ADAMSON & DOBBIN LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 30th day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Agnes Kathleen Dobbin, Married Woman, Gordon Lambert Dobbin, Plumbing and Heating Contractor, Jack Beverley Dobbin, Bookkeeper, and Wilmot Bulkley Gordon, Solicitor, all of the City of Peterborough, in the County of Peterborough and Province of Ontario; and William Leslie McDonald, of the City of Toronto, in the County of York and

Province of Ontario, Chartered Accountant; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of ADAMSON & DOBBIN LIMITED; (a) To carry on the business of plumbing, heating and refrigerating contractors and to install sprinkling and air-conditioning equipment, and to carry on trade in metal products and to engage in the manufacture, fabrication, construction, erection and maintenance of plumbing, heating, ventilation, air-conditioning, sprinkling and refrigerating machinery and equipment and all other metal products and generally to carry on a wholesale, retail, manufacturing and sales business in the aforesaid goods, wares and merchandise; and for the further purposes and objects therein set forth; with a capital divided into One Thousand Six Hundred preference shares of the par value of One Hundred dollars each and Four Thousand common shares without any nominal or par value; provided, however, that the

aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Forty Thousand dollars; with its Head Office at the said City of Peterborough; and its Provisional Directors being Agnes Kathleen Dobbin, Gordon Lambert Dobbin, William Leslie McDonald, Jack Beverley Dobbin and Wilmot Bulkley Gordon, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(1109)

## ATTON-COLLINS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 13th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Albert Warwick Rex Collins, of the Town of Port Hope, in the County of Durham and Province of Ontario, Launderer; and Morley Dwight Bruce Atton, Launderer, and Theodore Arden Sharpe, Accountant, both of the Town of Coburg, in the County of Northumberland and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, persons who thereafter become shareholders therein, persons who thereafter become shareholders therein, a private company under the name of ATTON-COLLINS LIMITED; (a) To carry on the business of a steam and general laundry, and to wash, clean, purify, scour, bleach, wring, dry, iron, colour, dye, disinfect, renovate and prepare for use all articles of wearing apparel, household, domestic and other linen and cotton and woollen goods and clothing and fabrics of all kinds and to buy, sell, hire, manufacture, repair of all kinds, and to buy, sell, hire, manufacture, repair, let on hire, alter, improve, treat and deal in all apparatus, machines, materials and articles of all kinds which are capable of being used for any such purposes; and for the further purposes and objects therein set forth: with a capital divided into Three Thousand preference shares of the par value of Ten dollars each and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the said Town of Cobourg; and its Provisional Directors being Albert Warwick Rex Collins, Morley Dwight Bruce Atton and Theodore Arden Sharpe, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

Deputy Provincial Secretary

## BLUE & WHITE TOBACCO FARMS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 12th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Paul Abeles, of the Township of Brantford, in the County of Brant and Province of Ontario, Feed Expert; Donald Dezso Grorgy and Stephen Nagy, both of the City of Montreal, in the Province of Quebec, Gentlemen; and Elisabeth Samson, of the Township of Bayham, in the County of Elgin and Province of Ontario, Married Woman; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of BLUE & WHITE TOBACCO

FARMS LIMITED; (a) To carry on the business of tobacco growers; and for the further purposes and objects therein set forth; with a capital of Forty Thousand dollars divided into Four Thousand shares of Ten dollars each; with its Head Office in the said Township of Bayham; and its Provisional Directors being Paul Abeles, Donald Dezso Grorgy, Stephen Nagy and Elisabeth Samson, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

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#### BOTTERELL WAREHOUSES LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 5th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Elizabeth Marjorie Seaman and Dorothy White, Secretaries; and Campbell Fraser, Student-at-Law; all of the Town of Oakville, in the County of Halton and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of BOTTERELL WAREHOUSES LIMITED; To carry on the business of warehousing and cold storage and all the business necessarily or impliedly incidental thereto, and to carry on the business of general warehousing in all its several branches; to construct, hire, purchase, operate and maintain all or any conveyances for the transportation in cold storage or otherwise, by land, water or air, of any and all products, goods and all articles of commerce; to issue certificates and warrants, negotiable or otherwise, to persons, firms, partnerships or incorporated companies warehousing goods with the Company; and for the further purposes and objects therein set forth: with a capital divided into One Thousand Five Hundred preference shares of the par value of Fifty dollars each and Twenty-five Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Twenty-five Thousand dollars; with its Head Office in the Township of Trafalgar, in the said County of Halton; and its Provisional Directors being Elizabeth Marjorie Seaman, Campbell Fraser and Dorothy White, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

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## THE COBOURG OPERA AND DRAMA GUILD

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 13th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Lilian Fairfull Richards, Doris Ann Dunlop and Jane Seatter Allen, Housewives; Dorothy Louise Rolph, Caterer; Kathleen Vera Warner, Clerk; Margery Pewtress, Manager; and Lenah Fisher, Restaurateur; all of the Town of Cobourg, in the County of Northumberland and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Corporation, and persons who thereafter become members thereof, a corporation without share capital under the name of THE COBOURG OPERA AND DRAMA GUILD;

To promote and foster opera and operettas, drama and ballet; with its Head Office at the said Town of Cobourg; and its First Directors being Lilian Fairfull Richards, Doris Ann Dunlop, Dorothy Louise Rolph, Kathleen Vera Warner, Jane Seatter Allen, Margery Pewtress and Lenah Fisher, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

(1109)

### DERBY LUGGAGE AND LEATHER GOODS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 12th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Max William Kellermann and Allan Rose, Solicitors; Leon Arthurs, Patent Attorney; and Marty Rhona Kurus, Secretary; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of DERBY LUGGAGE AND LEATHER GOODS LIMITED; (a) To manufacture, import, export, buy, sell and deal in luggage, leather goods and related articles; and for the further purposes and objects therein set forth: with a capital of Forty Thousand dollars divided into Three Thousand Six Hundred preference shares of Ten dollars each and Four Thousand common shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being Max William Kellermann, Leon Arthurs, Marty Rhona Kurus and Allan Rose, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(1109)

## DOCHERTY CONSTRUCTION COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 13th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Keith Laird, William Anderson Cowan and Robert Franklin Kiborn, all of the City of Windsor, in the County of Essex and Province of Ontario, Barristers; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of DOCH-ERTY CONSTRUCTION COMPANY LIMITED; (a) To conduct and carry on the business of builders and contractors for the purpose of building, erecting, altering, repairing or doing any other work in connection with any and all classes of building and improvements of any kind and nature whatsoever, including the building, rebuilding, alteration, repairing or improvement of houses, factories, buildings, works or erections of every kind and description whatsoever and the locating, laying out and constructing of roads, avenues, docks, slips, sewers, bridges, wells, walls, canals and power plants and generally all classes of buildings, erections and works, both public and private, or integral parts thereof, and generally to do and perform any and all work as builders and contractors, and with that end in view to solicit, obtain, make, perform and carry out contracts covering the building

and contracting business and the work connected therewith; and for the further purposes and objects therein set forth: with a capital divided into Forty Thousand shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Forty Thousand dollars; with its Head Office at the said City of Windsor; and its Provisional Directors being Keith Laird, William Anderson Cowan and Robert Franklin Kiborn, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(1109)

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## FALLMAC NICKEL MINES LIMITED (No Personal Liability)

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 5th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Archibald Burnside Whitelaw, Harry Fitzgerald Kimber and Robert Dean Poupore, Solicitors; Russell Lorne McDonell, Accountant; and William Maitland Macintosh, Student-at-Law; the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a corporation under the name of FALLMAC NICKEL MINES LIMITED (No Personal Liability); (a) To acquire, own, lease, prospect for, open, explore, develop, work, improve, maintain and manage mines and mineral lands and deposits, and to dig for, raise, crush, wash, smelt, assay, analyze, reduce, amalgamate, refine, pipe, convey and otherwise treat ores, metals and minerals, whether belonging to the Company or not, and to render the same merchantable and to sell or otherwise dispose of the same or any part thereof or interest therein; and for the further purposes and objects therein set forth: with a capital of Four Million dollars divided into Four Million shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being Archibald Burnside Whitelaw, Harry Fitzgerald Kimber, Robert Dean Poupore, Russell Lorne McDonell and William Maitland Macintosh, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

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2.2

## THE FELLOWSHIP FOR CHRISTIAN WITNESS

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 9th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting William Ewen Arnold Spinks, Missionary, and Gordon Newcombe Brown, Manager, both of the City of Belleville, in the County of Hastings and Province of Ontario; and Earl Angus Bruneau, of the City of Toronto, in the County of York and Province of Ontario, Superintendent; and any others who have become subscribers to the memorandum of agreement of the Corporation, and persons who thereafter become members thereof, a corporation without share capital under the name of THE FELLOWSHIP FOR CHRISTIAN WITNESS; (a) To carry on the teaching of the Gospel, and to establish self-sustaining, and self-propagating churches; and for the further purposes

and objects therein set forth: with its Head Office at the said City of Belleville; and its First Directors being William Ewen Arnold Spinks, Gordon Newcombe Brown and Earl Angus Bruneau, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

(1109)

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## HAMILTON FINLAY FISH LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 8th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Charles Goldhar, Merchant; James Paul Hourigan, Barrister; and Vera Hill, Secretary; all of the City of Hamilton, in the County of Wentworth and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of HAMILTON FINLAY FISH LIMITED; (a) To carry on in all its branches the business of fishmongers, fish merchants and fish dealers and to buy, sell, import, export, preserve, pickle, salt, freeze, smoke, cure and otherwise treat, pack and store, prepare for market, manufacture and deal in all manner of marine products and the by-products thereof, both at wholesale and retail, and to transact any kind of agency; and for the further purposes and objects therein set forth: with a capital divided into Eight Thousand Five Hundred preference shares of the par value of Ten dollars each and Fifteen Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Fifteen Thousand dollars; with its Head Office at the said City of Hamilton; and its Provisional Directors being Charles Goldhar, James Paul Hourigan and Vera Hill, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

(1109)

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## HILL GRAVEL LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 6th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Arnold Ullock MacNaughton, Office Manager; William Leonard McConvey, Manager; Stella May Chenette and Lorna Mary Harrison, Secretaries; Frank Stephen Slattery and Thomas Morrison MacKay, Buyers; and Olive Elizabeth Mylak, Hugh Sweeney and Kenneth Harvey Rushworth, Clerks; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of HILL GRAVEL LIMITED; (a) To mine, quarry, excavate and otherwise acquire gravel, sand, limestone, sandstone, building stone and building materials of all kinds; and for the further purposes and objects therein set forth: with a capital divided into One Thousand Two Hundred non-voting preference shares of the par value of Twenty-five dollars each and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Arnold Ullock MacNaughton, William Leonard McConvey, Stella May Chenette, Frank Stephen Slattery, Thomas Morrison MacKay, Olive Elizabeth Mylak, Hugh Sweeney, Kenneth Harvey Rushworth and Lorna Mary Harrison, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

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## JANE REALTIES LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 9th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Abraham Ginsburg, Company Manager, and Wilfred Wolman, Barrister, both of the Village of Forest Hill, in the County of York and Province of Ontario; Harold Allan Minden, Assistant Company Manager, Allan Norman Lewis, Production Manager, and Harold Hyman Siegal, Barrister, all of the Township of York, in the said County of York; and Helen Atkins, of the City of Toronto, in the said County of York, Secretary; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of JANE REALTIES LIMITED; (a) To purchase, lease, take in exchange or otherwise acquire lands or interests therein, together with any buildings or structures that may be on the said lands or any of them, and to sell, lease, exchange, mortgage or otherwise dispose of the whole or any portion of the lands and all or any of the buildings or structures that are now or may hereafter be erected thereon, and to take such security therefor as may be deemed necessary; and for the further purposes and objects therein set forth: with a capital of Forty Thousand dollars divided into Three Thousand Four Hundred 4% non-cumulative non-voting redeemable preference shares of Ten dollars each and Six Hundred common shares of Ten dollars each; with its Head Office at the said City of Toronto; and its Provisional Directors being Abraham Ginsburg, Harold Allan Minden, Allan Norman Lewis, Wilfred Wolman, Harold Hyman Siegal and Helen Atkins, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

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## KAYDON SECURITIES LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 30th day of April, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Agnes Kathleen Dobbin, Married Woman; Gordon Lambert Dobbin, Plumbing and Heating Contractor; and Wilmot Bulkley Gordon, Solicitor; all of the City of Peterborough, in the County of Peterborough and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of KAYDON SECURITIES LIM-

ITED; (a) To acquire, by purchase, lease, exchange, concession or otherwise, and to own, operate, maintain, rent, lease, mortgage or otherwise charge or encumber certain lands and premises situate and lying in the said City of Peterborough and being municipally known as 175-175A Simcoe Street and such rights of way, turning grounds and easements as may be appurtenant thereto or enjoyed therewith and such other lands and premises as may be contiguous or adjacent thereto or in the vicinity thereof wherever situate which may be used in conjunction therewith, and to build upon, develop and improve the said lands and premises or any part or parts thereof; and for the further purposes and objects therein set forth: with a capital divided into Four Hundred preference shares of the par value of One Hundred dollars each and One Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the said City of Peterborough; and its Provisional Directors being Agnes Kathleen Dobbin, Gordon Lambert Dobbin and Wilmot Bulkley Gordon, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary,

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## KERNS JEWELRY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 14th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Paul Kirzner and Samuel Pike, Merchants; Donald Carr, Barrister; and Susan Mest, Secretary; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of KERNS JEWELRY LIMITED; (a) To import, export, buy, sell and deal in goods, wares and merchandise of all kinds and descriptions and to carry on any or all lines of business as manufacturers, producers, processors, merchants, distributors, commission agents and wholesale and retail importers and exporters; and for the further purposes and objects therein set forth; with a capital of Two Hundred and Fifty Thousand dollars divided into Ten Thousand first preference shares of Ten dollars each, Ten Thousand non-voting second preference shares of Ten dollars each and Five Thousand common shares of Ten dollars each; with its Head Office at the said City of Toronto; and its Provisional Directors being Paul Kirzner, Samuel Pike, Donald Carr and Susan Mest, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

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## THE KINSMEN CLUB OF EAST YORK

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 7th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Duncan Hugh McPhee, Executive; Frank Percival Mundy, Chemical Engineer; and William Donald Taylor, Insurance Underwriter; all of the Township of East York, in the County of York

and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Corporation, and persons who thereafter become members thereof, a corporation without share capital under the name of THE KINSMEN CLUB OF EAST YORK; (a) To promote and direct fellowship among young business and professional men; and for the further purposes and objects therein set forth: with its Head Office in the said Township of East York; and its First Directors being Duncan Hugh McPhee, Frank Percival Mundy and William Donald Taylor, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(1109)

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## THE KINSMEN CLUB OF PARIS

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 12th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting John Dale, Salesman; George Bremner, Taxi Proprietor; and Robert Earle Rawlings, School Teacher; all of the Town of Paris, in the County of Brant and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Corporation, and persons who thereafter become members thereof, a corporation without share capital under the name of THE KINSMEN CLUB OF PARIS; (a) To promote and direct fellowship among business and professional men, and to improve and educate the members in modern business and professional methods and ethics; and for the further purposes and objects therein set forth: with its Head Office at the said Town of Paris; and its First Directors being John Dale, George Bremner and Robert Earle Rawlings, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(1109)

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## KLOMP'S DAIRY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 13th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting William Klomp, Dairyman; Gladys Woodford, Bookkeeper; and June Allyson Klomp, Married Woman; all of the City of Fort William, in the District of Thunder Bay and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, private company under the name of KLOMP'S DAIRY LIMITED; (a) To carry on in all its branches a general dairy business and to deal in milk and milk products, as wholesalers, retailers and manufacturers and processors or any of them; and for the further purposes and objects therein set forth: with a capital of One Hundred Thousand dollars divided into Eight Hundred preference shares of One Hundred dollars each and Two Hundred common shares of One Hundred dollars each; with its Head Office at the said City of William; and its Provisional Directors being William Klomp, Gladys Woodford and June Allyson Klomp, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

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## LOOKOUT MOUNTAIN MINES LIMITED (No Personal Liability)

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 14th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting John Ross Stirrett, Barrister; Marjorie Constituting John Ross Stiffett, Barrister, Marjone Stirrett and Jeane Marguerite Brown, Married Women; Marie Claire Macdonald, Legal Secretary; and Jean-Marie Stirrett, University Student; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders and persons who thereafter become shareholders therein, a corporation under the name of LOOKOUT MOUNTAIN MINES LIMITED (No Personal Liability); (a) To acquire, own, lease, prospect for, open, explore, develop, work, improve, maintain and manage mines and mineral lands and deposits, and to dig for, raise, crush, wash, smelt, assay, analyze, reduce, amalagmate, refine, pipe, convey and otherwise treat ores, metals and minerals, whether belonging to the Company or not, and to render the same merchantable and to sell or otherwise dispose of the same or any part thereof or interest therein; and for the further purposes and objects therein set forth: with a capital of Three Million Five Hundred Thousand dollars divided into Three Million Five Hundred Thousand shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being John Ross Stirrett, Marjorie Stirrett, Marie Claire Macdonald, Jeane Marguerite Brown and Jean-Marie Stirrett, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

(1109)

22

## MITCHELL-SIGOUIN CO. LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 12th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Darrell Draper and Joseph Rosenfeld, Barristers, and Marguerite McFarland, Secretary, all of the City of Toronto, in the County of York and Province of Ontario; and Daniel Sigouin, of the Village of Lakeview, in the County of Peel and Province of Ontario, Garage Operator; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of MITCHELL-SIGOUIN CO. LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To purchase, acquire, own and operate for hire taxicabs, automobiles, sight-seeing buses, trucks and all sorts of motor vehicles, and to carry on the business of a motor car livery and of private carriers for hire of persons, goods, wares and merchandise; and for the further purposes and objects therein set forth: with a capital of Forty Thousand dollars divided into Three Thousand Six Hundred 5% noncumulative redeemable preference shares of Ten dollars each and Four Thousand common shares of One dollar each; with its Head Office in the Township of Toronto. in the said County of Peel; and its Provisional Directors being Darrell Draper, Joseph Rosenfeld, Marguerite McFarland and Daniel Sigouin, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

## MUSKOKA DRIVE-IN THEATRES LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 9th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting John Borden Hamilton, one of Her Majesty's Counsel learned in the Law; William Deneau Lyon and John Frederick Mitchell, Solicitors; and Margaret Jane Watt, Secretary; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of MUS-KOKA DRIVE-IN THEATRES LIMITED; (a) To erect and construct and to acquire, by purchase, lease, licence or otherwise, and to operate indoor and open air theatres, moving picture theatres and places of amusement; and for the further purposes and objects therein set forth: with a capital divided into Two Thousand 6% non-cumulative redeemable preference shares of the par value of Ten dollars each and Twenty Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Twenty Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being John Borden Hamilton, William Deneau Lyon, John Frederick Mitchell and Margaret Jane Watt, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(1109)

22

## NASH PANT COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 9th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Sydney Lewis Robins, Solicitor; Margaret Anna Hackney, Secretary; and Harold Bernard Nashman, Student-at-Law; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of NASH PANT COM-PANY LIMITED; To carry on the trade or business of dealers in and manufacturers of pants, cothing and children's wear and to manufacture purchase and sell all articles in connection therewith and generally to carry on the business of wholesale and retail dealers in and purchasers, manufacturers and vendors of all kinds and classes of goods, wares and merchandise; with a capital divided into Two Hundred non-voting preference shares of the par value of One Hundred dollars each and Twenty Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shal not exceed in amount or value the sum of Twenty Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Sydney Lewis Robins, Margaret Anna Hackney and Harold Bernard Nashman, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

(1109)

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22

## OFFSET DRILLERS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 8th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting John Fraser Hargrave, Barrister; and Lillian Catherine Woodall and Margaret Theresa Howe, Secretaries; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a corporation under the name of OFFSET DRILLERS LIMITED; (a) To carry on the business of drillers and mine locators; and for the further purposes and objects therein set forth: with a capital of Forty Thousand dollars divided into Four Hundred shares of One Hundred dollars each; with its Head Office at the said City of Toronto; and its Provisional Directors being John Fraser Hargrave, Lillian Catherine Woodall and Margaret Theresa Howe, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(1109)

22

## OFFSHORE MINES LIMITED (No Personal Liability)

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 12th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Daniel Roland Michener and Robert Alexander Cranston, Barristers; Edwin Featherstone Ault and Roslyn Alexander Smith, Students-at-Law: and Dorothy May Neal, Stenographer; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a corporation under the name of OFFSHORE MINES LIMITED (No Personal Liability); (a) acquire, own, lease, prospect for, open, explore, develop, work, improve, maintain and manage mines and mineral lands and deposits, and to dig for, raise, crush, wash, smelt, assay, analyze, reduce, amalgamate, refine, pipe, convey and otherwise treat ores, metals and minerals, whether belonging to the Company or not, and to render the same merchantable and to sell or otherwise dispose of the same or any part thereof or interest therein; and for the further purposes and objects therein set forth: with a capital of Four Million dollars divided into Four Million shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being Daniel Roland Michener, Robert Alexander Cranston, Edwin Featherstone Ault, Roslyn Alexander Smith and Dorothy May Neal, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

(1109)

22

## THE ONTARIO TOURIST COURTS ASSOCIATION

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 6th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth

constituting Frederick William Butler, Maxwell Hopper and Norman Stewart Butler, all of the City of Ottawa, in the County of Carleton and Province of Ontario, Esquires; and any others who have become subscribers to the memorandum of agreement of the Corporation, and persons who thereafter become members thereof, a corporation without share capital under the name of THE ONTARIO TOURIST COURTS ASSOCIATION; (a) To improve the standard of auto court accommodation for the travelling public in the Province of Ontario; and for the further purposes and objects therein set forth: with its Head Office at the said City of Ottawa; and its First Directors being Frederick William Butler, Maxwell Hopper and Norman Stewart Butler, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(1109)

22

## POWER HOUSE EQUIPMENT & REPAIR CO. LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 12th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Frederick Percival Emmons, of the Village of Long Branch, in the County of York and Province of Ontario, Contractor; and Ina Maud Dean, Secretary, and Ruth Elizabeth Brown, Housewife, both of the Town of Tillsonburg, in the County of Oxford and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of POWER HOUSE EQUIPMENT & REPAIR CO. LIMITED; To carry on the respective businesses of plumbers, manufacturers and contractors for plumbing and sanitary fixtures and supplies, heating and ventilating plant and supplies, pipes, fittings, apparatus and repairs for heat, light, gas or water supplies and general contractors and builders; with a capital of Forty Thousand dollars divided into Four Hundred shares of One Hundred dollars each; with its Head Office at the said Village of Long Branch; and its Provisional Directors being Frederick Percival Emmons, Ina Maud Dean and Ruth Elizabeth Brown, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(1109)

22

## PRESTON LAKE DEVELOPMENT LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 13th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Elmore Houser and James Somerville Brown, both of the Town of Leaside, in the County of York and Province of Ontario, Solicitors; and David Toner Bennett, of the City of Toronto, in the said County of York, Solicitor; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of PRESTON LAKE DEVELOPMENT LIMITED; (a) To purchase, lease, take in exchange or otherwise acquire lands or interests therein, together with any buildings or structures that may be on the

said lands or any of them, and to sell, lease, exchange, mortgage or otherwise dispose of the whole or any portion of the lands and all or any of the buildings or structures that are now or may hereafter be erected thereon, and to take such security therefor as may be deemed necessary; and for the further purposes and objects therein set forth: with a capital divided into Three Thousand preference shares of the par value of Ten dollars each and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Elmore Houser, James Somerville Brown and David Toner Bennett, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(1109)

22

## SUDBURY MINIT CAR WASH LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 15th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting George Joseph Moore, William Harold Hunter and William Poulson, all of the City of Sudbury, in the District of Sudbury and Province of Ontario, Proprietors; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of SUDBURY MINIT CAR WASH LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To carry on the business of car washing in all its branches; and for the further purposes and objects therein set forth: with a capital of Fifty Thousand dollars divided into Forty-five Thousand preference shares of One dollar each and Five Thousand common shares of One dollar each; with its Head Office at the said City of Sudbury; and its Provisional Directors being George Joseph Moore, William Harold Hunter and William Poulson, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(1109)

2.2.

## SUMMERVILLE BUILDING MATERIALS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 9th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Walter Askew Burgess, of the Township of Etobicoke, in the County of York and Province of Ontario, Manufacturer; and Samuel Gotfrid, Barrister, and Frederick Burgess, Production Manager, both of the City of Toronto, in the said County of York; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of SUMMERVILLE BUILDING MATERIALS LIMITED; (a) To buy, sell or otherwise acquire, dispose of and deal in building material, builders' and contractors' supplies, plant and accessories of whatsoever kind and description; and for the further purposes and objects therein set forth:

with a capital of Forty Thousand dollars divided into Three Hundred and Fifty preference shares of One Hundred dollars each and Five Thousand common shares of One dollar each; with its Head office in the Township of Toronto, in the County of Peel and Province of Ontario; and its Provisional Directors being Walter Askew Burgess, Frederick Burgess and Samuel Gotfrid, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(1109)

22

## ALEX. THORNTON & SON LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 13th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Frederick Alexander Thornton, Plumber; Mary Irene Thornton, Bookkeeper; and John Andrew Black, Solicitor; all of the City of Kingston, in the County of Frontenac and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of ALEX. THORNTON & SON LIMITED; To carry on the business of plumbing, heating and refrigeration contractors and to install sprinklers and air-conditioning equipment; to carry on trade in metal products and to engage in the manufacture, fabrication, construction, erection and maintenance of plumbing, heating, ventilating, air-conditioning, sprinkler and refrigeration machinery and equipment and other metal products and generally to carry on a wholesale, retail, manufacturing and sales business in the aforesaid goods, wares and merchandise, and to carry on the business of plumbers, heating contractors and tinsmiths; with a capital divided into Fifteen Thousand preference shares of the par value of One dollar each and Twenty-five Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Twenty-five Thousand dollars; with its Head Office at the said City of Kingston; and its Provisional Directors being Frederick Alexander Thornton, Mary Irene Thornton and John Andrew Black, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(1109)

22

#### TILBURY INVESTMENTS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 13th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Frederick Harry Ganz and Myer Ralph Solomon, Solicitors; and Marion Ruth Sturrup, Secretary; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of TILBURY INVESTMENTS LIMITED; (a) To purchase, lease or otherwise acquire, to hold, rent, lease, operate, manage, develop or otherwise use, to sell, exchange or otherwise dispose of real and personal property, improved or unimproved, of every kind and description whatsoever and to

mortgage, charge or otherwise encumber the same; and to purchase or otherwise acquire, construct, build, manage, sell or otherwise dispose of buildings and structures of every kind and description whatsoever and to deal in and with building materials and supplies; and for the further purposes and objects therein set forth: with a capital of Forty Thousand dollars divided into Three Thousand Six Hundred preference shares of Ten dollars each and Four Thousand common shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being Frederick Harry Ganz, Marion Ruth Sturrup and Myer Ralph Solomon, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(1109)

22

#### VAUGHAN EGLINTON CAR WASH LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 8th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Nathan Strauss, one of Her Majesty's Counsel learned in the Law; Ross Kennedy and Louis Velanoff, Solicitors; and Laura Velanoff, Secretary; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of VAUGHAN EGLINTON CAR WASH LIMITED; (a) To carry on the business of a car wash for automobiles, motor cars and motor trucks; and for the further purposes and objects therein set forth: with a capital of Two Hundred Thousand dollars divided into Two Hundred Thousand shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being Nathan Strauss, Ross Kennedy, Louis Velanoff and Laura Velanoff, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

(1109)

22

## VICTORIA TRANSPORT LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 13th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Annie Lucinda Haggarty, Married Woman; and Stanley Edgar Haggarty and Milton William Haggarty, Transport Operators; all of the City of Brantford, in the County of Brant and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of VICTORIA TRANSPORT LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To carry on the business of transport operators and general carriers of goods, wares and merchandise; and for the further purposes and objects therein set forth: with a capital divided into Six Hundred preference shares of the par value of One Hundred dollars each and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount

or value the sum of Ten Thousand dollars; with its Head Office at the said City of Brantford; and its Provisional Directors being Annie Lucinda Haggarty, Stanley Edgar Haggarty and Milton William Haggarty, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(1109)

2.2

## WARWICK RACEWAY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 9th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Harold Joseph O'Brien, Solicitor; and Phyllis Erma Butler, Shirley Jean Moore and Frances Evelyn Coulter, Stenographers; all of the City of Chatham, in the County of Kent and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of WAR-WICK RACEWAY LIMITED; On part of the east three-quarters of lot number eleven in the first concession, north of the Egremont Road, in the Township of Warwick, in the County of Lambton and Province of Ontario, and not elsewhere, to carry on exhibitions, motor car racing and sporting events and to promote all forms of entertainment for the public; with a capital of Forty Thousand dollars divided into Forty Thousand shares of One dollar each; with its Head Office at the Town of Forest, in the said Country of Lambton; and its Provisional Directors being Harold Joseph O'Brien, Phyllis Erma Butler, Shirley Jean Moore and Frances Evelyn Coulter, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

(1109)

2.2

## Supplementary Letters Patent

## BOBJO MINES, LIMITED (No Personal Liability)

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 9th day of May, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to BOBJO MINES, LIMITED (No Personal Liability), incorporated September 26, A.D. 1928, Increasing the capital of the Company from the sum of Five Million dollars to the sum of Seven Million Five Hundred Thousand dollars by the creation of an additional Two Million Five Hundred Thousand shares of One dollar each, ranking pari passu in all respects with the existing shares of the Company.

R. J. CUDNEY, Deputy Provincial Secretary.

(1110)

22

## COBALT CHEMICALS LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 8th day of May, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to THE COBALT CHEMICAL & REFINERY COMPANY LIMITED, incorporated January 3, A.D. 1939, (a) Changing the name of the Company to COBALT CHEMICALS LIMITED; (b) Decreasing the capital stock of the Company by the cancellation pro rata of Two Million issued shares without any nominal or par value; and (c) Increasing the capital stock of the Company by the creation of an additional Two Million shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said additional shares without any nominal or par value shall not exceed in amount or value the sum of Two Million dollars.

R. J. CUDNEY, Deputy Provincial Secretary.

(1110)

22

## COBOURG UPHOLSTERING AND NOVELTY CO. LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 29th day of April, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to COBOURG UPHOLSTERING AND NOVELTY CO. LIMITED, incorporated February 11, A.D. 1947, (a) Declaring the Two Thousand Two Hundred and Twenty-nine preference shares of the capital stock of the Company of the par value of Ten dollars each which have been issued and subsequently redeemed to be cancelled; and (b) Increasing the capital stock of the Company by the creation of an additional Ten Thousand preference shares of the par value of Ten dol ars each, ranking pari passu in all respects with the existing preference shares of the Company.

R. J. CUDNEY, Deputy Provincial Secretary.

(1110)

22

# CONSOLIDATED DISCOVERY YELLOWKNIFE MINES LIMITED (No Personal Liability)

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 8th day of May, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to DISCOVERY YELLOW-KNIFE MINES LIMITED (No Personal Liability), incorporated February 12, A.D. 1945, (a) Changing the name of the Company to CONSOLIDATED DISCOVERY YELLOWKNIFE MINES LIMITED; (No Personal Liability) (b) Decreasing the capital of the Company from the sum of Five Million dollars to the sum of Two Million Five Hundred and Twenty-eight Thousand Two Hundred and Twenty-one Thousand Seven Hundred and Seventy-one Thousand Seven Hundred and Seventy-ive dollars of the Company from the sum of Two Million Five Hundred and Twenty-eight Thousand Two Hundred and Twenty-eight Thousand Two Hundred and Twenty-eight Thousand Two Hundred and Twenty-five dollars to the sum of Three Million dollars by the creation of an additional Four Hundred and Seventy-one Thousand Seven Hundred and

Seventy-five shares of One dollar each, ranking pari passu in all respects with the existing shares of the Company.

R. J. CUDNEY, Deputy Provincial Secretary.

(1110)

22

## KENAR OILS & MINES LIMITED (No Personal Liability)

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 12th day of May, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to KENAR OILS & MINES LIMITED (No Personal Liability), incorporated April 2, A.D. 1952, Increasing the capital of the Company from the sum of Three Million dollars to the sum of Three Million Five Hundred Thousand dollars by the creation of an additional Five Hundred Thousand shares of One dollar each, ranking pari passuin all respects with the existing shares of the Company.

R. J. CUDNEY, Deputy Provincial Secretary.

(1110)

22

## $\begin{array}{c} {\rm PIGOTT\ CONSTRUCTION\ COMPANY,} \\ {\rm LIMITED} \end{array}$

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 14th day of May, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to PIGOTT CONSTRUCTION COMPANY, LIMITED, incorporated July 29, A.D. 1930, (a) Designating the Two Thousand Eight Hundred and Fifty shares of the capital stock of the Company of One Hundred dollars each as Two Thousand Eight Hundred and Fifty common shares of One Hundred dollars each; and (b) Increasing the capital of the Company from the sum of Two Hundred and Eighty-five Thousand dollars to the sum of One Million and Thirty-five Thousand dollars by the creation of Seven Thousand Five Hundred redeemable non-cumulative non-voting preference shares of One Hundred dollars each, ranking in priority to the common shares of the Company and conferring the rights and being subject to the conditions therein set forth.

R. J. CUDNEY, Deputy Provincial Secretary.

(1110)

22

## STANWELL OIL & GAS LIMITED (No Personal Liability)

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 12th day of May, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to REDPIC PETROLEUMS LIMITED (No Personal Liability), incorporated July 21, A.D. 1950, (a) Changing the name of the Company to STANWELL OIL & GAS LIMITED (No Personal Liability); (b) Decreasing the capital of the Company from the sum of Five Million dollars to the sum of One Million Nine Hundred and Thirty

three Thousand Three Hundred and Thirty-two dollars, such decrease to be effected by the cancellation pro rata of Three Million Sixty-six Thousand Six Hundred and Sixty-eight issued shares of One dollar each; and (c) Increasing the capital of the Company from the sum of One Million Nine Hundred and Thirty-three Thousand Three Hundred and Thirty-two dollars to the sum of Three Million dollars by the creation of an additional One Million Sixty-six Thousand Six Hundred and Sixty-eight shares of One dollar each, ranking pari passu in all respects with the existing shares of the Company.

R. J. CUDNEY, Deputy Provincial Secretary.

(1110)

## WEST WASA MINES LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 13th day of May, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to WEST WASA MINES LIMITED, incorporated March 21, A.D. 1945, Increasing the capital stock of the Company by the creation of an additional One Million shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the presently unissued and the additional shares without any nominal or par value shall not exceed in amount or value the sum of Three Million Seven Hundred and Eighty-nine Thousand One Hundred and Eight dollars and Sixty-two cents.

R. J. CUDNEY, Deputy Provincial Secretary.

(1110)

## Change of Name

## ROY BAWDEN MACHINERY LIMITED

NOTICE IS HEREBY GIVEN that, under the provisions of The Companies Act, the Lieutenant-Governor in Council has, by an Order dated the 15th day of May, A.D. 1952, changed the name of ROY BAWDEN MACHINERY LIMITED, incorporated August 25th, 1947, to ROY BAWDEN LIMITED.

G. A. WELSH, Provincial Secretary.

(1112)

## Surrender and Cancellation of Letters Patent and Termination of Existence

## ARCHER DAIRY AND HOLDINGS LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 15th day of May, A.D. 1952, in the terms

and conditions therein set forth, has accepted the surrender of the charter of ARCHER DAIRY AND HOLDINGS LIMITED, incorporated by Letters Patent dated the 27th day of December, A.D. 1944, and has directed that the same be cancelled and by his said Order has fixed the 23rd day of June, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY, Deputy Provincial Secretary.

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2.2

#### BERK & SHARP LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 14th day of May, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of BERK & SHARP LIMITED, incorporated by Letters Patent dated the 13th day of July, A.D. 1950, and has directed that the same be cancelled and by his said Order has fixed the 16th day of June, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY, Deputy Provincial Secretary.

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2.2

## CLARK TRANSPORT LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 9th day of May, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of CLARK TRANSPORT LIMITED, incorporated by Letters Patent dated the 9th day of May, A.D. 1946, and has directed that the same be cancelled and by his said Order has fixed the 16th day of June, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY, Deputy Provincial Secretary.

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2.2

2.2

## KALI TRADING CO., LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 14th day of May, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of KALI TRADING CO., LIMITED, incorporated by Letters Patent dated the 9th day of May, A.D. 1946, and has directed that the same be cancelled and by his said Order has fixed the 23rd day of June, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY, Deputy Provincial Secretary.

(1111)

## ST. CATHARINES HOTELS, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 12th day of May, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of ST. CATHARINES HOTELS, LIMITED, incorporated by Letters Patent dated the 22nd day of November, A.D. 1928, and has directed that the same be cancelled and by his said Order has fixed the 16th day of June, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY, Deputy Provincial Secretary.

(1111)

## HIL ST. THOMAS METALLIC VAULT COMPANY, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 14th day of May, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of THE ST. THOMAS METALLIC VAULT COMPANY, LIMITED, incorporated by Letters Patent dated the 23rd day of November, A.D. 1912, and has directed that the same be cancelled and by his said Order has fixed the 23rd day of June, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY, Deputy Provincial Secretary.

(1111) 22

## G. W. STOREY, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 13th day of May, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of G. W. STOREY, LIMITED, incorporated by Letters Patent dated the 2nd day of May, A.D. 1927, and has directed that the same be cancelled and by his said Order has fixed the 23rd day of June, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY, Deputy Provincial Secretary.

(1111)

## WESTON CONSTRUCTION COMPANY LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 12th day of May, A.D. 1952, in the terms and conditions therein set forth, has directed the cancellation of the charter of WESTON CONSTRUCTION COMPANY LIMITED, incorporated by Letters Patent dated the 30th day of May, A.D. 1945, and by his said Order has fixed the 23rd day of June, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY, Deputy Provincial Secretary.

#### NOTICE

PURSUANT to section 29 (2) of The Companies Act, an Order-in-Council dated May 22, 1952, was passed cancelling the Letters Patent of the following companies as of June 12, 1952, for default in filing annual returns:

	Date of
Name of Company I	Incorporation
Regent Mines & Minerals Limited I	
Rocky Lake Gold Mining Company	
Limited	Nov. 12, 1936
Schreiber Gold Mines, Limited	May 4, 1923
Schreiber Pyramid Gold Mines, Limited 1	Dec. 8, 1934
The W. Scott Company, Limited	July 6, 1909
Silverware Products of Canada, Limited I	Feb. 2, 1925
Smith and Bond Limited	Nov. 22, 1939
Standard Bond Corporation, Limited A	
Sterling Laundry Company, Limited 1	Dec. 24, 1925
Sterling Sales and Service Company,	
Limited	
Stylcraft Furniture Limited	Sept. 14, 1948
The Tait Storage Battery Company,	1 4 4024
Limited	
Taylor Shoes, Limited	Feb. 20, 1928
Therapogen Limited	Sept. 17, 1938
Trill Pulverous Products Limited	Aug. 24, 1945
Turnbull-Connor Limited	May 15, 1947
B. A. Twiss & Co. Limited	Aug. 7, 1940
The Universal Paint and Varnish Re-	1760. 0, 1922
mover Company, Limited	Tuly 18 1013
Universal Store Fixtures, Limited	
Uxbridge Wood Products Limited	
Valdestor Mines Limited	
The Veterans' Manufacturing & Supply	, 1710
Company, Limited	Ian. 14, 1919
1 7/	,

R. J. CUDNEY, Deputy Provincial Secretary.

(1124)

22

## Erratum

Vide Gazette Vol. LXXXV, dated May 17, 1952, issue No. 20, page 969.

Notice re J. H. TURVEY ELECTRIC LIMITED in clause (b) for "of Ten dollars each," read "of Five dollars each,"

(1117)

22

## Application to Parliament

## **Private Bills**

PUBLIC NOTICE

LEGISLATIVE ASSEMBLY OF ONTARIO

The attention of Municipal Officials, Solicitors and all other persons who may be interested in the preparation of Private Bills for submission to the Legislative Assembly of Ontario is directed particularly to the following Rules of the House governing the submission of such Bills:

#### RULES RE SUBMISSION OF PRIVATE BILLS

- 63.—(1) No petition for any Private Bill is received by the House after the first two weeks of each Session nor may any Private Bill be presented to the House after the first three weeks of each Session; nor may any report of any Standing or Select Committee upon a Private Bill be received after the first six weeks of each Session and no motion for the general suspension or modification of this Rule shall be entertained by the House unless after reference made thereof, at a previous sitting of the House, to the several Standing Committees charged with the consideration of Private Bills upon Report submitted by two or more of such committees.
- 64.—(1) Any person desiring to obtain a Private Bill shall deposit with the Clerk of the House at least eight (8) days before the meeting of the House a copy of such Bill together with a fee of \$150, and if such Bill is not deposited by that time the applicant shall pay \$10 for each and every day which intervenes between the said eighth day and the date of the filing of the Bill.
- (2) After the first reading of the Bill and before its consideration by the Committee to which it is referred, the applicant in every case shall pay the cost of printing the Act in the Statutes.
- (3) The following charges shall also be levied and paid in addition to the foregoing.
- (a) When any rule of the House is suspended with reference to a Bill or the Petition therefor, for each suspension, \$50.
- (b) When a Bill is presented to the House after the first three weeks of the Session and before the end of the fourth week, \$75.
- (c) When a Bill is presented after the fourth week of the Session, \$100.
- (4) In case of any Bill incorporating a company or increasing the capital stock of a company already incorporated, there shall be paid to the Clerk of the House, by or on behalf of the applicant, before the same is reported to the House, the same fee as would be payable to the Provincial Secretary in the case of an incorporation or increase of capital under the provisions of The Ontario Companies Act, less the sum of \$150 already paid to the Clerk of the House.
- (5) When a Bill is for the purpose of confirming by-laws, bonds, debentures or other securities, or authority is asked to borrow money or to increase borrowing powers, the following additional fees shall be paid according to the amount of money involved:

On amounts less than \$10,000, \$25; on amounts over \$10,000 and up to \$25,000, \$50; on amounts over \$25,000 and up to \$40,000, \$75; on amounts over \$40,000 and up to \$75,000, \$100; on amounts over \$75,000 and up to \$125,000, \$125; on amounts over \$125 and up to \$175,000, \$125; on amounts over \$125 and up to \$175,000, \$150; on amounts over \$175,000 and up to \$250,000, \$200; on amounts over \$250,000 and up to \$350,000, \$250; and an additional fee of \$50 for every \$100,000 over \$350,000.

66. All applications for Private Bills properly the subject of legislation by the Legislative Assembly of Ontario, within the purview of "The British North America Act, 1867," shall require a Notice, clearly and distinctly specifying the nature and object of the application and, where the application refers to any proposed work, indicating generally the location of the work, and signed by or on behalf of the applicants, such Notice to be published as follows, viz:

A notice inserted in The Ontario Gazette and in one newspaper published in the Municipality affected, or if there be no newspaper published therein, then in a newspaper in the next nearest municipality in which a newspaper is published.

Such notice shall be continued in each case for a period of at least six weeks, during the interval of time between the close of the next preceding Session and the consideration on the Petition.

- If the application is by a Municipal Corporation for authority to issue debentures the notice shall set out the particulars of the existing debenture debt and the amount of rateable property of the Municipality according to the last revised assessment roll of the Corporation, and in brief and general terms, the object for which the new issue of debentures is required.
- 67. Before any Petition praying for leave to bring in a Private Bill for the erection of a Toll bridge is received by the House, the person or persons intending to petition for such Bills shall, upon giving the Notice required by preceding Rule, also, at the same time and in the same manner, give Notice of the rates which they intend to ask, the extent of the privileges, the height of the arches, the interval between the abutments or piers for the passage of rafts and vessels, and mentioning also whether they intend to erect a drawbridge or not, and the dimensions of the same.
- \* 68. Before any Petition praying for leave to bring in a Bill for the construction of Railways, Tramways or canals is received by the House, the person or persons petitioning for such Bill shall deposit with the Clerk the following documents:
- 1. A map or plan upon a scale of not less than half an inch to the mile, showing the location upon which it is intended to construct the proposed work, and showing also the line of existing or authorized works of a similar character within, or in any way affecting the district or any part thereof which the proposed work is intended to serve. Such map or plan to be signed by the Engineer or other party making the same.
- 2. A book of reference in which shall be clearly set out the following information in separate schedules, namely:

Schedule A.—The name of each municipality within which the proposed works or any part thereof are intended to be constructed; the population of each such municipality as returned by the next preceding census, the rateable value of the property within each such municipality, as returned by the next preceding assessment rolls thereof; and this schedule may contain in a separate statement similar information as to the adjoining districts intended to be served by the proposed work.

SCHEDULE B.—A general description of the nature, extent and proposed character of the contemplated works, and an estimate of the probable cost thereof, distinguishing the general items of construction and the cost thereof respectively, as well as the nature, extent and probable cost of all engines and car stock or other outfit or equipment necessary to the use and operation of the proposed undertaking, such schedule to be signed by the Engineer, or other person preparing the same.

SCHEDULE C.—An exhibit showing the total amount of capital proposed to be raised for the purposes of the undertaking and the manner in which it is proposed to raise the same, whether by ordinary shares, bonds, debentures or other securities, and the amounts of each respectively.

SCHEDULE D.—An estimate of the probable revenues of the proposed undertaking showing the sources whence the same are expected to be derived; the annual earnings thereof respectively; the probable annual cost of operation or working expenditure, and the annual net revenue applicable to the payment of interest on the proposed investments, such schedules to be signed by the person preparing the same.

- 72. When any Bill for confirming any Letters Patent, or Agreement, is presented to the House, the copy of such Letters Patent, or Agreement, shall be attached to it.
- 74. Every Private Bill, when read a first time shall, unless it be an Estate Bill or a Bill providing for the consolidation of a floating debt or for the consolidation

or renewal of debentures (other than local improvement debentures) of a Municipal Corporation, shall stand referred to the proper Standing Committee, and all petitions before the House, for or against the Bill, are considered referred to such Committee.

- 75. Every Private Bill, in so far as it provides for the consolidation of a floating debt or for the consolidation or renewal of debentures (other than local improvement debentures) of a Municipal Corporation when a Bill has been read the first time, shall, without special reference, stand referred to The Ontario Railway and Municipal Board for their report; and a copy of such Bill and of the Petition on which the same is founded shall be forthwith transmitted by the Clerk of the House to the Board, in order that the Board may, after an inquiry into the allegations set out in the Bill, and into any other matters which the Board may deem necessary in connection therewith, report to the House whether or not it is reasonable that such Bill or part thereof relating to the matters aforesaid shall be passed; and what alterations, if any, should be made in the same, and the Board shall make such inquiry accordingly and shall sign the same; and the said Report, Bill and Petition shall be transmitted to the Clerk, and the Report shall be read by the Clerk at the Table and shall be entered on the Journals of the House, and the Bill, together with the Report, shall stand referred to the Standing Committee on Private Bills.
- 76. Every Estate Bill, when read a first time shall without special reference, stand referred to the Commissioners of Estate Bills, for their Report, and a copy of such Bill, and of the Petition on which the same is founded, shall be forthwith transmitted by the Clerk of the House to the said Commissioners, or one of them in order that they, or any two of them, may, after perusing the Bill, without requiring any proof of the allegations thereof, report to the House their opinion thereon under their hands; and whether presuming the allegation contained in the preamble to be proved to the satisfaction of the House, it is reasonable that such Bill do pass into a law; and whether the provisions thereof are proper for carrying its purposes into effect, and what alteration or amendments, if any, are necessary in the same, and in the event of the approving the said Bill they are to sign the same; and the said Report, with the said Bill and Petition, are to be transmitted by the said Commissioners to the Clerk; and the Report shall be read by the Clerk at the Table. and shall be entered on the Journals of the House; and the Bill, together with the Report, shall stand referred to the Standing Committee on Private Bills, which is not to consider the said Bill, before the delivery of the said report, Bill and Petition to the Chairman of the said Committee.
- 77. In the event of the Commissioners of Estate Bills reporting that, in their opinion, it is not reasonable that the Bill submitted to them shall pass into law such Bill shall not be further considered.

ALEX. C. LEWIS, Q.C. Clerk of the Legislative Assembly of Ontario.

(Oct., 1939)

T.F.N.

## **Corporation Notices**

## RUSSELL INDUSTRIES LIMITED By-law No. 30

BE IT ENACTED as a by-law of Russell Industries Limited as follows:

1. The number of Directors is hereby increased from seven (7) to eight (8) of whom five (5) shall form a quorum for the transaction of business.

2. The first paragraph of Section 3 and the first sentence of Section 5 of Consolidated By-law No. 1 are hereby amended accordingly.

Passed by the Directors and sealed with the Company's Seal this 11th day of March, 1952.

H. R. TUDHOPE,
President.
G. W. SUGGITT,
Secretary.

(Corporate Seal)

Certified a true copy of By-law No. 30 passed by the Directors March 11, 1952 and confirmed by the Shareholders April 19, 1952.

> G. W. SUGGITT, Secretary.

(1121)

## SMITH MANUFACTURING COMPANY

By-law No. 11

Whereas it is deemed expedient to change the location of the Head Office of the Company.

BE IT ENACTED and it is hereby enacted as By-law No. 11 of Smith Manufacturing Company Limited that the location of the Head Office of the Company be and the same is hereby changed from the City of Toronto to the Township of North York in the County of York, in the Province of Ontario.

Enacted this 23rd day of April, 1952.

H. M. SMITH,
President.
G. K. HUTCHINGS,
Secretary.

I, George Kenneth Hutchings, of the City of Toronto, in the County of York, the Secretary of Smith Manufacturing Company Limited, do certify that the foregoing is a true copy of By-law No. 11 of Smith Manufacturing Company Limited duly passed by the Directors and unanimously confirmed at a Shareholders Meeting specially called for the purpose of considering the same and held on the 23rd day of April, 1952.

Dated at Toronto this 23rd day of April, 1952.

G. K. HUTCHINGS, Secretary.

(1120)

## THE MONARCH KNITTING COMPANY, LIMITED

By-Law No. 15.

BE IT ENACTED and it is hereby enacted as a by-law of The Monarch Knitting Company, Limited (hereinafter called "the Company") as follows:

- 1. The number of the board of Directors of the Company be and it is hereby increased from eight to nine.
- 2. The by-laws of the Company be and they are hereby amended to accord with the foregoing.

Enacted this 22nd day of February, 1952.

Witness the corporate seal of the Company.

K. L. MARKON, Vice-President. D. A. McINTOSH, Secretary.

C.S

Certified to be a true copy of By-law No. 15 of the by-laws of the above Company duly enacted by the board of directors on the 22nd day of February, 1952 and subsequently unanimously approved, ratified and confirmed by the vote of shareholders present or represented by proxy at a meeting duly called for considering the by-law and holding not less than two-thirds of the issued capital stock represented at the meeting.

D. A. McINTOSH, Secretary.

2.

## EXCELSIOR PLATE GLASS COMPANY LIMITED

(1113)

In the matter of Excelsior Plate Glass Company Limited, and in the matter of The Companies Act (Ontario).

NOTICE IS HEREBY GIVEN that the share-holders of the above-mentioned Company in special meeting assembled on the twenty-fifth day of April, 1952, passed a resolution requiring the Company to be wound up and appointing the undersigned as liquidator.

Notice is therefore hereby given to creditors of the above-named Company and to all others having claims against the said Company, to send, on or before the 16th day of June, 1952, by post prepaid, to the undersigned, liquidator of the said Company, 66 King Street West, Toronto 1, their Christian names and surnames, addresses and descriptions, the full particulars of their claims and the nature and amount of the securities (if any) held by them, duly verified.

And further take notice that in distributing the assets of the said Company among the persons entitled thereto regard will be had only to the claims of which the undersigned shall have had notice at the time of such distribution, and that the undersigned will not be liable for the assets or any part thereof to any person or persons of whose claim notice shall not have been received at the time of such distribution.

Dated this 22nd day of May, 1952.

WOODBURN GIBSON, Liquidator, 66 King Street West, Toronto 1, Ontario.

(1114)

#### THE OAKVILLE BASKET COMPANY LIMITED

NOTICE IS HEREBY GIVEN that The Oakville Basket Company Limited (whose assets and undertaking have been acquired by Oakville Wood Specialtics Limited) will make application to His Honour, The Lieutenant-Governor of the Province of Ontario for leave to surrender its charter.

Dated at Oakville, Ontario, this 15th day of May, 1952.

D. N. DUNN, Secretary.

## GEORGIAN BAY TOURIST COMPANY OF MIDLAND, LIMITED

NOTICE IS HEREBY GIVEN that Georgian Bay Tourist Company of Midland, Limited will make an application to His Honour the Lieutenant-Governor for leave to surrender its charter.

Dated at Midland this 20th day of May, 1952.

H J HOMPSON, Secretary.

(1116)

2.2

#### LEX COLLINS LIMITED

Under the provisions of The Companies Act (Ontario), the above-named Company hereby gives notice that it will make application to His Honour the Lieutenant-Governor of Ontario for acceptance of the surrender of its charter on and after the date to be affixed by the Lieutenant-Governor.

Dated at Toronto this 23rd day of May, 1952

M. K. REEVES, Secretary

(1118)

22

#### BY-LAW No. 7

BE IT ENACTED and it is hereby enacted as a by-law of CARTIER PARKING LIMITED, as follows:

- 1. The number of the Directors of the Company be and the same is hereby increased from 4 to 5, so that the Board of Directors of the Company shall hereafter be composed of 5 Directors.
- 2. Three Directors shall constitute a quorum at any Meeting of the Board of Directors.
- 3. All prior by-laws, resolutions and proceedings of the Company inconsistent herewith are hereby amended, modified and revised in order to give effect to this by-law.

Passed and enacted by the Board this 20th day of May, 1952.

D. MECHANIE,
President.
C. SPINDELMAN,
Secretary-Treasurer.

Certified a true copy.

C. SPINDELMAN, Secretary-Treasurer.

1119)

20

## TORONTO MAPLE LEAF BASEBALL CLUB

#### BY-LAW NUMBER NINE

BE IT ENACTED and it is hereby enacted as a By-law of Toronto Maple Leaf Baseball Club Limited (hereinafter called "the Company") as follows:

- 1. The number of Directors of the Company be and the same is hereby increased from eight to fourteen, so that the Board of Directors of the Company shall hereafter be composed of fourteen Directors.
- 2. Six Directors shall constitute a quorum at any meeting of the Board of Directors.
- 3. All prior by-laws, resolutions and proceedings of the Company inconsistent herewith are hereby amended, modified and revised in order to give effect to this by-law.

Enacted this 23rd day of August, 1951.

Witness the Corporate Seal of the Company.

J. K. COOKE,
President.
NEIL M. WATT,
Secretary.

Certified a true copy of By-law Number Nine of Toronto Maple Leaf Baseball Club Limited enacted by the Directors thereof at a meeting held the 23rd day of August, 1951, and sanctioned at an annual general meeting of the shareholders duly called for considering the same and held on the 7th day of May, 1952.

NEIL M. WATT, Secretary.

(1131)

NELSON REALTY LIMITED, having parted with all its property, divided its assets rateably among its shareholders and paid its debts and liabilities, hereby gives public notice that it will make application under the provisions of The Companies Act to His Honour the Lieutenant-Governor of Ontario for leave to surrender its Charter on and after a date to be fixed by the Lieutenant-Governor.

Dated at Toronto this 27th day of May, A.D. 1952.

H. W. CAVELL, 43 Victoria Street, Toronto 1, Ontario, Solicitor for NELSON REALTY LIMITED.

(1132)

#### FIRST PROPERTIES LIMITED

By-law No. 9

Being a By-law varying the number of Directors of the Company

BE IT ENACTED by the Directors of the Company as By-law No. 9 of First Properties Limited, and it is hereby enacted as follows:

- 1. The number of Directors of the Company be and the same is hereby increased from 3 to 5, so that the Board of Directors shall hereafter be composed of 5 Directors.
- 2. All prior by-laws, resolutions and proceedings of the Company inconsistent herewith are hereby amended, modified and revised in order to give effect to this by-law.

Passed by the Directors and sealed with the corporate seal of the Company this 20th day of May, 1952.

W. M. GORDON,
President.
J. M. GIVEN,
Secretary.

Certified a true copy of By-law No. 9 of First Properties Limited.

J. M. GIVEN, Secretary.

(1128)

22

## THE LOUGHBOROUGH MINING COMPANY, LIMITED

RESOLVED that a new paragraph 17 of the bylaws of the Company be and hereby is adopted to read as follows:

"That the Head Office of the Company is to be at the City of Toronto, Ontario, Canada."

Passed and enacted by the Directors on the 23rd day of May, 1951.

Witness the corporate seal of the Company.

W. A. SREDENSCHEK, President.

(Corporate Seal)

T. P. WALSH, Assistant Secretary.

I certify the foregoing to be a true copy of By-law No. 17, which was duly enacted at a meeting of the Board of Directors of Loughborough Mining Company, Ltd., and confirmed by the shareholders of the Company at a meeting held on the 6th day of June, 1951.

T. P. WALSH, Assistant Secretary.

(1139)

22

BE IT ENACTED and it is hereby enacted as By-law No. 4 of MACDONALD DONNELLY LIMITED as follows:

- 1. The number of the Board of Directors of the Company be and it is hereby increased from 3 to 4.
- 2. The by-laws of the Company be and they are hereby amended to accord with the foregoing.

Certified to be a true copy of By-law No. 4 of the by-laws of Macdonald Donnelly Limited enacted at a meeting of the Board of Directors of the said Company held on the 31st day of March, 1952, and subsequently sanctioned unanimously at a Special General Meeting of the Shareholders of the said Company duly called for considering said by-law and held on the 3rd day of April, 1952.

ROSS E. GOUDIE, Secretary-Treasurer.

(1140)

#### CANADIAN NASH DISTRIBUTORS ASSOCIATION

NOTICE IS HEREBY GIVEN of the following resolutions for the voluntary winding up of the above company which were passed by its members at a general meeting called for the purpose and held on the 20th day of May, 1952.

That the Company be wound up voluntarily under the winding Up Provisions of The Companies Act of Ontario.

That John Clarke of Toronto, Chartered Accountant, be appointed liquidator for the purpose of carrying out the winding up of the Company.

Dated this 27th day of May, 1952.

JOHN CLARKE, C.P.R. Building, Toronto, Liquidator.

(1141)

#### ACME HOTEL COMPANY LIMITED

Under the provisions of the Ontario Companies Act, Acme Hotel Company Limited hereby gives notice that it will make application to His Honour the Lieutenant-Governor of the Province of Ontario for the acceptance of the surrender of its charter on and from a day to be fixed by the Lieutenant-Governor in Council.

Dated at Toronto this 29th day of May, 1952.

FREDA MEKLER, Secretary.

(1142)

#### **Notice to Creditors**

In the estate of ZACHARIAH ADAM HALL, late of Guelph, Ontario, Manufacturer.

CREDITORS and others having claims against the above estate are required to send full particulars of such claims to The Canada Trust Company, Guelph, one of the undersigned Executors, on or before the 19th day of June, 1952, after which date the estate's assets will be distributed, having regard only to claims that have then been received.

MARGARET FORBES MARSHALL, WINFIELD BREWSTER and THE CANADA TRUST COMPANY, Executors, By HUNGERFORD & GAMBLE, Solicitors, Guelph, Ontario.

#### Change of Name Act

TAKE NOTICE that an application will be made before the presiding Judge in Chambers in the County Building, Sarnia, at 10.30 o'clock in the forenoon on the 10th day of July, 1952, by Donald Vern Leach, of 777 Sycamore Drive, Sarnia, Ontario, to change his name to Donald Vern Kramer and the name of his wife to Rachel Smith Kramer and the name of his son to Donald Murray Kramer.

Dated at Sarnia, this 28th day of May, 1952.

COWAN, MILLMAN AND HAMBLING, Solicitors for the Applicant. 195½ N. Front St., Sarnia, Ontario.

(1143)

22

TAKE NOTICE that John Walter Lackowitch of 27 Abbott Avenue, Toronto, will apply to His Honour Judge Lovering, at the City Hall, Toronto, on the 30th day of June, 1952, at 10.00 o'clock in the forenoon, to change his name to John Walter Lockwood, and the name of his wife, Jean Lackowitch, to Jean Lockwood.

Dated at Toronto this 28th day of May, 1952.

McMASTER, McMASTER & McINTYRE, 2859 Dundas Street West, Toronto 9, Ontario, Solicitors for the Applicant.

(1144)

2.2

TAKE NOTICE that application will be made by Robert Thomas Hueston (sometimes Laird) to change his name to Robert Thomas Laird, at the Court House, corner Dundas and Ridout Streets, London, Ontario, on Wednesday, June 25th, 1952, at the hour of ten o'clock in the forenoon, E.D.T.

Dated at London, Ontario, this 26th day of May, 1952.

CURRAN & MURISON & DEMARAY, Huron & Erie Bldg., Market Sq., London, Ontario, Solicitors for the Applicant.

(1130)

22

NOTICE IS HEREBY GIVEN pursuant to this Act, that the Application of Nicholas Michael Pidperyhora residing at 22 Bertram Street, in the City of St. Catharines, in the County of Lincoln, and Province of Ontario, to change his name to Nicholas Michael Pehora will be heard before His Honour, Thos. J. Darby, in Chambers, in the Court House, in the City of St. Catharines, on Wednesday, the 9th day of July, 1952, at the hour of 11.00 o'clock in the forenoon.

Dated at St. Catharines, Ontario, this 23rd day of May, A.D. 1952.

T. R. BEGORA, B. A., Bank of Toronto Chambers, St. Catharines, Ontario. Solicitor for the Applicant.

(1129)

22 (1123)

TAKE NOTICE that His Honour Judge John Synam Lachford has appointed Tuesday, the 24th day of June, 1952, at his Chambers in the Court House, Hamilton, at the hour of ten o'clock in the forenoon, as the time and place at which he will inquire into the application of John Kozaruk, 485 Britannia Avenue, Hamilton, Ontario, to change his name to John William Kraine.

FOSTER B. EDDY, 329 Ottawa St. N., Hamilton, Ont., Solicitor for the above named Applicant.

(1133)

NOTICE IS HEREBY GIVEN that the application of Herna Gusta Kopecki, residing at 77 Roehampton Avenue, in the City of Toronto, to change her name to Erna Augusta Kopetsky, will be heard by His Honour Judge Lovering, in his Chambers in the City Hall, on Monday, the 30th day of June, A.D 1952, at the hour of 10.30 o'clock in the forenoon.

Dated at Toronto this 27th day of May, A.D. 1952.

GARVEY & FERRISS, Solicitors for the Applicant.

(1134)

#### Miscellaneous Notices

#### NOTICE OF INTENTION

NOTICE IS HEREBY GIVEN that I, LAW-RENCE MELVILLE MACLEOD, of the City of London, in the Province of Ontario, a member of the Bar of Nova Scotia, intend to apply to the Benchers of the Law Society of Upper Canada in the month of June, 1952, to be called to the Bar and admitted to practise as a Solicitor in the Province of Ontario.

Dated at London, Ontario, the 7th day of April, A.D. 1952.

L. M. MACLEOD, 660 Richmond St., London, Ont. Applicant.

(797) 15-16-17-18-19-20-21-22

#### NOTICE OF INTENTION

NOTICE IS HEREBY GIVEN that I, Kenneth Young Hinton of the city of Niagara Falls, in the Province of Ontario, a member of the Bar of the Province of New Brunswick, intend to apply to the Benchers of the Law Society of Upper Canada in the month of June, 1952, to be called to the Bar and admitted to practise as a Solicitor in the Province of Ontario.

Dated at Niagara Falls, the 8th day of April, A.D. 1952.

K. Y. HINTON, 520 Queen Street, Niagara Falls, Ontario.

#### NOTICE OF INTENTION

NOTICE IS HEREBY GIVEN that I, JOHN A. TUCK, of Toronto, in the Province of Ontario, a member of the Bar of Alberta and Ontario, intend to apply to the Benchers of the Law Society of Upper Canada in the month of September, 1952, to be admitted to practise as a Solicitor in the Province of Ontario.

Dated at Toronto the 7th day of May, A.D. 1952,

J. A. TUCK, Applicant. 302 Bay St., Toronto, Ont.

(1017)

20-21-22-23-24-25-26-27

#### NOTICE OF INTENTION

NOTICE IS HEREBY GIVEN that I, John Gregory MacDonell, of the City of Toronto, in the Province of Ontario, a member of the Bar of the Province of Alberta, intend to apply to the Benchers of the Law Society of Upper Canada in the month of September, 1952, to be called to the Bar and admitted to practise as a Solicitor in the Province of Ontario.

Dated at Toronto, the 23rd day of May, A.D. 1952.

JOHN GREGORY MACDONELL, 56 Church Street, Toronto.

(1122)

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22-23-24-25-26-27-28-29

### Sheriff's Sale of Lands

#### COUNTY OF WELLAND

UNDER AND BY VIRTUE of a Writ of Execution issued out of the County Court of the County of Welland, and to me delivered, against the goods, chattels, lands and tenements of Paul Fournier, at the suit of Beaver Lumber Company Limited, Plaintiff, and of a Writ of Execution issued out of the First Division Court of the County of Welland, against the lands and tenements of Paul Fournier, Defendant, at the suit of Clemens, Miller & Co., Plaintiff, I have seized and taken in execution and will offer for sale by public auction, at my office in the Court House, in the City of Welland, on Tuesday, the 2nd day of September, A.D. 1952, at 11.00 a.m., all the right, title, interest and equity of redemption of the above named Defendant, in, to and out of the following lands and tenements, viz.:

All and Singular those certain parcels or tracts of land and premises situate, lying and being in the Township of Crowland, in the County of Welland, and being composed of Lots 458 and 459, according to Plan 17 for the said Township of Crowland, being the lands and premises of Paul Fournier.

V. L. DAVIDSON, Sheriff, County of Welland, Welland, Ontario.

## Publications Under The Regulations Act

MAY 31st, 1952

#### THE GAME AND FISHERIES ACT

O. Reg. 205/52. Waters Set Apart for the Conservation or Propagation of Fish. New. Made—15th May, 1952. Filed—19th May, 1952, 12.50 p.m.

#### REGULATIONS MADE UNDER THE GAME AND FISHERIES ACT

1. The waters described in schedule 1 as the "Rondeau Park Fish Sanctuary" are set apart for the conservation or propagation of fish during the month of June in 1952.

#### SCHEDULE 1

#### RONDEAU PARK FISH SANCTUARY

- 1. The waters and marshes of Rondeau Harbour of Lake Erie lying easterly of a line described as commencing at the south-westerly corner of a wharf in Rondeau Provincial Park known as "Rondeau Park Wharf"; thence in a south-westerly direction in a straight line to the lighthouse at the north-easterly extremity of the channel connecting the waters of Rondeau Harbour of Lake Erie with the waters of Lake Erie.
- 2. The waters and marshes of Rondeau Harbour of Lake Erie lying south-westerly of a line described as commencing at a point where the south-westerly limit of a road in Concession I of the Township of Harwich in the County of Kent meets the high-water mark of Rondeau Harbour; thence south-easterly in a straight line to a point at the north-westerly extremity of the channel connecting the waters of Rondeau Harbour of Lake Erie with the waters of Lake Erie.
- 3. That part of Georgie Creek in Lot A in Concession II south-west of Communication Road in the Township of Harwich in the County of Kent.

(1092)

#### THE BROKER-DEALERS ACT, 1947

O. Reg. 206/52. Manner of Carrying on Business. Amending Regulations 16 of Consolidated Regulations 1950. Made—19th May, 1952. Filed—19th May, 1952, 2.45 p.m.

## REGULATIONS MADE BY THE BOARD UNDER THE BROKER-DEALERS ACT, 1947

Regulations 16 of Consolidated Regulations of Ontario 1950 as amended by Ontario Regulations 21/51, Ontario Regulations 53/51, Ontario Regulations 96/51 and Ontario Regulations 295/51 are further amended by adding thereto the following regulation:

32i. No member or associate member of the Association shall, either directly or indirectly, knowingly buy or sell or carry securities for the personal account of any employee, partner or officer of any person or company registered or licensed for trading in securities without the written consent of the sole owner, a partner or an official of the person or company, other than the partner or officer before mentioned in this regulation.

THE BOARD OF GOVERNORS OF THE BROKER-DEALERS' ASSOCIATION OF ONTARIO

JOHN M. ROGERS,
S. T. DOUGLASS,
A. A. PERRIN,
C. D. WILSON,
A. K. WILLIAMS,
EARL M. ROBERTSON,
MARSHAL STEARNS,
J. A. HENLEY,
J. A. LUMSDEN,
GOVERNOR

Dated at Toronto this 16th day of May, 1952.

The foregoing regulation made by the Board of Governors of The Broker-Dealers' Association of Ontario is approved.

Dated at Toronto this 19th day of May, 1952.

ONTARIO SECURITIES COMMISSION by O. E. LENNOX Chairman

(1097)

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#### THE PUBLIC SERVICE ACT

O. Reg. 207/52. General Regulations. Amending O. Regs. 36/48. Made—15th May, 1952. Filed—20th May, 1952, 3.45 p.m.

## REGULATIONS MADE UNDER THE PUBLIC SERVICE ACT

- 1. Items 5, 7, 10, 11, 12, 15, 16, and 19, of schedule 3 of Ontario Regulations 36/48 are struck out and the following substituted therefor:
  - 5. In the Department of Education
    - (1) Superintendent of Elementary Education,
    - (2) Superintendent of Secondary Education,
    - (3) Superintendent of the Ontario School for the Deaf,
    - (4) Superintendent of the Ontario School for the Blind,
    - (5) Principals of Normal Schools,
    - (6) Principals of Provincial Technical Institutes.
    - (7) Directors of Special Services, and
    - (8) Personnel Officer.
  - 7. In the Department of Highways
    - (1) Assistant to Deputy Minister,
    - (2) Personnel Officer, and

(3) Engineer, Grade 4, 5 or 6.

10. In the Department of Mines

- (1) Chief Accountant, and
- (2) Supervisor of Mining Lands Branch.
- 11. In the Department of Municipal Affairs
  - (1) Deputy Registrar-General.
- 12. In the Department of Planning and Development
  - (1) The Minister, and
  - (2) Agent-General for Ontario.
- 15. In the Department of Provincial Treasurer
  - (1) Deputy Provincial Treasurer and Controller of Finances,
  - (2) Chief Accountant,
  - (3) Executive Assistant and Departmental Secretary,
  - (4) Director, Savings Office Branch, and
  - (5) Assistant Director, Savings Office Branch.
- 16. In the Department of Public Works
  - (1) Principal Clerk,
  - (2) Personnel Officer, and
  - (3) Personnel Assistant.
- 19. In the Department of the Provincial Secretary
  - (1) Civil Service Commissioner.

(Note: See unofficial consolidated regulations 495 in unofficial appendix to vols 1 and 2 of C.R.O. 1950)

- 2. Item 18 of schedule 3 of Ontario Regulations 36/48 as amended by Ontario Regulations 247/51 is struck out and the following substituted therefor:
  - 18. In the Department of Travel and Publicity
    - (1) Principal Clerk,
    - (2) Director,
    - (3) Supervisor of Receptionists, and
    - (4) Departmental Accountant.

(1103)

## THE RECIPROCAL ENFORCEMENT OF MAINTENANCE ORDERS ACT

O. Reg. 208/52. Extent of Act. Amending Regulations 351 of Consolidated Regulations 1950. Made—22nd May, 1952. Filed—26th May, 1952, 11.00 a.m.

#### REGULATIONS MADE UNDER THE RECIPROCAL ENFORCEMENT OF MAINTENANCE ORDERS ACT

- 1. Schedule 1 of Regulations 351 of Consolidated Regulations of Ontario 1950 is amended by adding thereto the following item:
  - 8. New Brunswick.

(1126)

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#### THE DIVISION COURTS ACT

O. Reg. 209/52.
Territorial Limits of Divisions.
Amending O. Regs. 270/50.
Made—22nd May, 1952.
Filed—26th May, 1952, 11.10 a.m.
By Direction.

## REGULATIONS MADE UNDER THE DIVISION COURTS ACT

1. Schedule 124 of Ontario Regulations 270/50, as remade by Ontario Regulations 16/52, as further remade by Ontario Regulations 187/52, is revoked and the following substituted therefor:

#### SCHEDULE 124

- 1. The villages of
  - (a) Brighton, and
  - (b) Colborne.
- 2. The townships of
  - (a) Brighton,
  - (b) Cramahe, and
  - (c) Murray.

(1127)

## INDEX 22

Appointments	Notice to Creditors
<b>Government Notices</b>	Change of Name Act 1087–1088
Applications to Parliament 1082–1084	Miscellaneous Notices
Corporation Notices	Sheriff's Sale of Lands

## **Government Publications**

As listed below, may be obtained from the Office of the Queen's Printer,
Parliament Buildings, Toronto

EMPIRE 3-1211—Local 732

Remittance to be made payable to the Provincial Treasurer of Ontario and sent with your order to the office of the Queen's Printer.

REVISED STATUTES OF ONTARIO, 1950
5 Bound Volumes — — \$25.00 per set

THE CONSOLIDATED REGULATIONS OF ONTARIO, 1950

3 Bound Volumes — — \$20.00 per set

According to the contract of t	
SESSIONAL STATUTES OF ONTARIO, 1951	\$2.00
Bills of Sale and Chattel Mortgage Act. \$ .25  Bulk Sales Act	Logging Tax Act.       .25         Marine Insurance Act.       .25         Marriage Act       .10         Municipal Act.       .200         Municipal Drainage Act       .25         Municipal Drainage Aid Act.       .25         Provincial Aid to Drainage Act.       .25         Notaries Act.       .25         Partnership Act and Partnership Registration Act.       .25         Planning Act.       .25         Public Accountancy Act.       .25         Public Health Act.       .50         Public Utilities Act.       .25         Registry Act.       .50         Sale of Goods Act.       .25         Securities Act and Regulations.       .50         Security Transfer Tax Act and Regulations.       .25         Statute Labour Act.       .25         Succession Duty Act and Regulations.       .100         Surveys Act.       .25
	Succession Duty Act and Regulations 1.00

#### MISCELLANEOUS PUBLICATIONS

Annual Report of Municipal Statistics, 1950 5.00	Report of the Ontario Royal Commission on Milk,
Forest Trees of Ontario	1947 1.0
Land Titles Rules, Forms and Tariff of Fees 1.00	Summary of the Findings, Recommendations, and Suggestions of the Report on Milk
Leasehold Regulations 98/52	and Suggestions of the Report on Milk
Manual of Assessment Values 4.00	Report of the Select Committee on Conservation,
Municipal Directory, 1952 1.00	1950 1.0
Public Accounts of the Province of Ontario	Rules of Practice and Procedure of the Supreme
Regulations Under The Division Courts Act 1.00	Court of Ontario, 1951
Report of the Ontario Royal Commission on Forestry, 1947	Surrogate Court Rules, Forms and Tariff of Fees



## Notice to Sheriffs and Treasurers

Re Advertising Sale of Lands for Taxes in "The Ontario Gazette", Year 1952

Section 152 of The Assessment Act provides:

152. The day of the sale shall be more than ninety-one days after the first publication of the list in The Ontario Gazette.

During year 1952 the dates for publication of tax sale advertisements in The Ontario Gazette are as follows:

January 5th,	Issue	No.	1-	-Earliest	Date	Sale	can	be	helo	l—April, 5th,	1952
February 2nd,	66	66	5	66	46	66	66		66	-May 3rd,	66
March 1st,	66	66	9	66	66	66	66			—June 2nd,	66
April 5th,	66	66	14	66	66	66	66			—July 5th,	"
May 3rd,	66	66	18	66	66	66	44		66	—August 2nd,	66
June 7th,	66	66	23	66	66	66	"		"	-September 6th,	66
July 5th,	66	"	27	66	66	66	"		66	-October 4th,	"
August 2nd,	66	66	31	66	66	66	"		46	—November 1st,	66
September 6th,	66	66	36	66	66	66	44		66	—December 6th,	66
October 4th,	66	66	40	66	66	66	66		66	—January 3rd,	1953
November 1st,	66	66	44	66	66	66	66		66	-February 2nd,	66
December 6th,	66	46	49	66	66	66	44		ш	-March 7th,	66

Advertisements of tax sales must be received by the Queen's Printer at least TWO WEEKS PRIOR TO THE DATE OF PUBLICATION IN THE ONTARIO GAZETTE.

#### ADVERTISING RATES FOR TAX SALES

- 2.—(1) The rates payable for publication of matters in THE ONTARIO GAZETTE shall be,—
- (a) for a double-column insertion of,—
  - (i) a notice of the sale of land for arrears of taxes, \$5; and
  - (ii) a list of lands liable to be sold for arrears of taxes, 25 cents a line or fraction thereof;

#### **EXAMPLE**

For each insertion—The minimum fee due with copy is \$5.00 for each Warrant and 25 cents for each line or part lines after the Warrant.

**Cheques** should be made payable to THE PROVINCIAL TREASURER OF ONTARIO and forwarded to THE ONTARIO GAZETTE.

No exchange required on cheques.

Advertisements should be typewritten or printed legibly, separate from covering letter, number of insertions required must be stated and all signatures should be typed.

All correspondence should be addressed in full "THE ONTARIO GAZETTE", Queen's Printer Office, Parliament Buildings, Toronto, Ontario.

## Rates of Advertising in The Ontario Gazette

(Rates are chargeable re agate line measurement-14 lines to the inch)

#### THE OFFICIAL NOTICES PUBLICATIONS ACT

## REGULATIONS MADE UNDER THE OFFICIAL NOTICES PUBLICATIONS ACT

- 1. In these regulations "line" means agate line.
- 2.—(1) The rates payable for publication of matters in The Ontario Gazette shall be,—
  - (a) for a double-column insertion of,
    - (i) a notice of the sale of land for arrears of taxes, \$5; and
    - (ii) a list of lands liable to be sold for arrears of taxes, 25 cents a line or fraction thereof; and
  - (b) for a single-column insertion of all other matters,
    - (i) on the first insertion, 20 cents a line or fraction thereof; and
    - (ii) on each additional insertion, 10 cents a line or fraction thereof.
  - (2) The rates in subregulation 1 shall be paid as follows:
  - (a) upon submitting the copy of a matter for publication, \$5 for the first insertion and \$2.50 for each additional insertion requested; and
  - (b) except for the rates payable under subclause i of clause a of subregulation 1 of the balance, after crediting the amount paid under clause a, upon receipt of an account from the Queen's Printer.
- (3) Where the amount paid under clause a of subregulation 2 exceeds the rates payable. the person making that payment shall be entitled to a refund of the amount by which the amount paid exceeds the rates payable.
  - 3.—(1) The rates payable for THE ONTARIO GAZETTE shall be,
  - (a) by subscribers for a subscription of 52 weekly issues, \$6; and
  - (b) by others for a single copy, 15 cents.
  - (2) The rates in subregulation 1 shall be payable in advance.

THE ONTARIO GAZETTE is published each Saturday and advertisements must be received before Thursday noon to ensure publication in the next issue.

Advertisements should be typewritten or written legibly, separate from covering letter. Number of insertions required must be stated and the names of all signing officers typewritten or printed.

A copy of The Ontario Gazette will be sent free to each advertiser, approximately four days after publication date, for each week that his advertisement appears.

The 12 Month Tax Sale Issues may be subscribed to for \$1.80 per annum.

All remittances should be made payable to The Provincial Treasurer of Ontario and forwarded to The ONTARIO GAZETTE.

All correspondence should be addressed:

THE ONTARIO GAZETTE, Queen's Printer Office, Parliament Buildings, Toronto, Ontario.



# The Ontario Gazette

## PUBLISHED BY AUTHORITY

VOL. LXXXV

TORONTO, SATURDAY, JUNE 7th, 1952

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## **Government Notices Respecting Corporations**

#### **Letters Patent of Incorporation**

## ADRIATIC INSURANCE AGENCY

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 21st day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Neldo Lawrence Lorenzetti, Samuel Michael Benedetto and Walter Humeniuk, Barristers; and Margaret Anna Hands and Margaret Jane Martin, Secretaries; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of ADRIATIC INSURANCE AGENCY LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To carry on a general insurance and financial agency business of all kinds and, without limiting the generality of the fore-going, to carry on the businesses of insurance adjusters, agents and real estate brokers in all their branches, and to represent any and all companies, firms or individuals engaged in any branch of the said businesses, and to accept or pay any commission or other remun-eration for services rendered; and for the further purposes and objects therein set forth: with a capital of One Hundred Thousand dollars divided into Eight Hundred non-cumulative non-participating redeemable reference shares of One Hundred dollars each and Two Thousand common shares of Ten dollars each; with its Head Office at the said City of Toronto; and its Provisional Directors being Neldo Lawrence Lorenzetti, Samuel Michael Benedetto, Walter Humeniuk, Margaret Anna Hands and Margaret Jane Martin, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

#### ALCAN-COLONY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 15th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Ernest Boccia and Eugene Boccia, both of the Township of North York, in the County of York and Province of Ontario, Contractors; and Angelo Positano and Vincenzo Guglielmo, both of the Township of York, in the said County of York, Contractors; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of ALCAN-COLONY LIMITED; (a) To carry on business as excavators, earth removers, graders, drainage contractors, wreckers and salvagers, road makers, builders and contractors and dealers in and manufacturers of tile and brick, concrete, asphalt and cement preparations and materials and all other types of building ations and materials and all other types of building materials and preparations, and to carry on the business of movers of heavy machinery and to act as truckers and carters; and for the further purposes and objects therein set forth: with a capital of Two Hundred and Fifty Thousand dollars divided into Two Thousand Two Hundred and Fifty non-cumulative redeemable preference shares of One Hundred ulative redeemable preference shares of One Hundred dollars each and Twenty-five Thousand common shares of One dollar each; with its Head Office in the said Township of York; and its Provisional Directors being Ernest Boccia, Angelo Positano, Vincenzo Guglielmo and Eugene Boccia, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

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## AMBASSADOR COURT APARTMENTS

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 14th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth

(1155)

constituting Maxwell Sidney Lewis, Elliott Lloyd Marrus and Bruce Arthur Finkler, Barristers; and Irene Derrett, Secretary; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of AMBASSADOR COURT APARTMENTS LIMITED; To acquire by purchase certain lands in the Township of York, in the said County of York, situate on the south side of Eglinton Avenue in the vicinity of Ennerdale Road and to construct thereon an apartment building and to operate the said apartment building for gain in such manner as the Company considers appropriate; with a capital of Forty Thousand dollars divided into Three Thousand redeemable preference shares of Ten dollars each and Ten Thousand common shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being Maxwell Sidney Lewis, Elliott Lloyd Marrus, Bruce Arthur Finkler and Irene Derrett, hereinafter mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

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#### AMERICAN RUG COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 14th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Samuel Gotfrid, Barrister; Lincoln Macaulay Alexander, Student-at-Law; and Eileen Pesnick, Stenographer; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of AMERICAN RUG COMPANY LIMITED; (a) To buy, sell and deal in carpets and carpeting materials of whatsoever kind and description; and for the further purposes and objects therein set forth; with a capital of Forty Thousand dollars for the further dollars each and Five Thousand common shares of One dollar each; with its Head Office it the said City of Toronto; and its Provisional Directors being Samuel Gotfrid, Lincoln Macaulay Alexander and Eileen Pesnick, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(1155)

#### A & R MOTORS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 21st day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Chantry Hilliard Allen and Ernest Arthur Rastall, Garage Proprietors; and Perren Minter Seaborn. Accountant; all of the Town of Huntsville, in the District of Muskoka and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of A & R MOTORS LIMITED: To buy, sell, import, export, trade and deal in, repair and service motor trucks, tractors, motor cars, motorcycles, motor road vehicles, automobiles or auto-

cars, engines propelled by steam, electricity, oil, gasoline or any other motive power, carriages, carriage bodies, cars, carts, vehicles and other conveyances of all kinds and all machinery, materials and things applicable or used as accessory thereto; with a capital of One Hundred and Fifty Thousand dollars divided into One Thousand Five Hundred shares of One Hundred dollars each; with its Head Office at the said Town of Huntsville; and its Provisional Directors being Chantry Hilliard Allen, Ernest Arthur Rastall and Perren Minter Seaborn, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(1155)

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## AUTOMOTIVE FINANCE CORPORATION LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 16th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Irving Alexander Neilson, of the Township of Nelson, in the County of Halton and Province of Ontario, Executive; and Walter John Tuchtie and James Montalieu McLean, Barristers, Minnie Elizabeth Montgomery, Stenographer, and Mary Constance McLean, Married Woman, all of the City of Hamilton, in the Country of Westweeth and Province of Ontario. in the County of Wentworth and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, private company under the name of AUTOMOTIVE FINANCE CORPORATION LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To buy, sell and deal in conditional sale agreements, lien notes, hire purchase agreements and chattel mortgages and to receive, accept and enforce from the vendors or transferors thereof guarantees for the performance and payment thereof; and for the further purposes and objects therein set forth; with a capital divided into Four Thousand preference shares of the par value of One Hundred dollars each and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of One Hundred Thousand dollars; with its Head Office at the said City of Hamilton; and its Provisional Directors being Irving Alexander Neilson, Walter John Tuchtie, James Montalieu McLean, Minnie Elizabeth Montgomery and Mary Constance McLean, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(1155)

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#### CABLE COAL LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 12th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Harold James Colgate Smith, Certified Public Accountant; and Arthur Nixon Kearns and Charles Lachlan McKinnon, Solicitors; all of the City of Guelph, in the County of Wellington and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of CABLE

COAL LIMITED: To manufacture, buy, sell and deal in, both at wholesale and retail, coal, coke, peat, fuel oil, fuel and lubricants of all kinds and lumber, timber, builders' supplies, hardware and heating equipment of all kinds; with a capital divided into Three Thousand Five Hundred preference shares of the par value of Ten dollars each and Five Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Five Thousand dollars; with its Head Office at the said City of Guelph; and its Provisional Directors being Harold James Colgate Smith, Arthur Nixon Kearns and Charles Lachlan McKinnon, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(1155)

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#### CANADIAN COLOR CARD COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 9th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Paul Gillrie Philp and Hugh Firstbrook Dean, Solicitors; Mary Irene Hindelang, Bookkeeper; and Wilhelmine Eckstein and Kathryn Evans, Stenographers; all of the City of Hamilton, in the County of Wentworth and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of CANADIAN COLOR CARD COMPANY LIMITED: (a) To acquire, own, operate and carry on the business, both wholesale and retail, of printing, publishing, buying, selling, importing, exporting, distributing, trading and dealing in engravings, prints, pictures, drawings and any written, engraved, painted or printed productions and, in particular, pictorial postcards, brochures, calendars and seasonal greeting cards of all descriptions and other publications of a similar nature; and for the further purposes and objects therein set forth; with a capital divided into Eight Thousand non-cumulative redeemable preference shares of the par value of Ten dollars each and Forty Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Forty Thousand dollars; with its Head Office at the said City of Hamilton; and its Provisional Directors being Paul Gillrie Philp, Mary Irene Hindelang, Hugh Firstbrook Dean, Wilhelmine Eckstein and Kathryn Evans, hereinbefore mentioned,

> R. J. CUDNEY, Deputy Provincial Secretary.

(1155)

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#### CAPLAN RADIO DANFORTH LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 12th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Kathleen McCormick, Ivy Perkins and Doreen Hodges, Stenographers; and Vernon Milton Singer, Solicitor; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memor-

andum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of CAPLAN RADIO DANFORTH LIMITED; (a) To carry on the business of manufacturers, buyers and sellers of and workers and dealers in electrical instruments and appliances of all kinds, radios, radio tubes, television sets, sporting goods and all kinds of household appliances; and for the further purposes and objects therein set forth: with a capital of Forty Thousand dollars divided into Three Thousand non-voting preference shares of Ten dollars each and Ten Thousand common shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being Kathleen McCormick, Vernon Milton Singer, Ivy Perkins and Doreen Hodges, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(1155)

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#### CHANCELLOR HOTEL LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 16th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Stuart Hall Brown, Barrister; William Albert Attwells, Law Clerk; and Dalton Macbeth, Salesman; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who there-after become shareholders therein, a private company under the name of CHANCELLOR HOTEL LIM-ITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To carry on the business of hotel, restaurant, cafe, tavern and lodging-house keepers, licensed victuallers, wine, beer and spirit merchants, manufacturers and importers of and dealers in aerated, mineral and artifical waters and other drinks and caterers for public amusements generally, coach, cab and carriage proprietors, livery stable keepers, garage keepers, owners and/or operators of motors, trucks and taxicabs, farmers and livestock dealers, importers of and dealers in food, beverages and domestic and foreign produce of all descriptions, proprietors of places of amusement, sport and enter-tainment of all kinds, tobacco merchants, newsstand operators, agents for railway and airline and road or bus shipping companies and carriers and any other business which can conveniently be carried on in connection therewith; and for the further purposes and objects therein set forth: with a capital divided into Three Hundred 3% non-cumulative preference shares of the par value of One Hundred dollars each and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Stuart Hall Brown, William Albert Attwells and Dalton Macbeth, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

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#### CHRISTIE TAXI LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 15th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Kathleen Mary Killoran, Solicitor; Joseph Walker Temple, Student-at-Law; and Gene Norah Hershaw, Stenographer; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of CHRISTIE TAXI LIMITED; Subject of the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force, to carry on the businesses of transporting persons and articles for hire, operating garages, buying and selling cars and parts, operating delivery services and renting cars; with a capital divided into Fifty Thousand shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Fifty Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Kathleen Mary Killoran, Joseph Walker Temple and Gene Norah Hershaw, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

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## CROPSEY-GORDON MINES LIMITED (No Personal Liability)

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 15th day of May, A.D. 1952, have been ssued, in the terms and conditions and subject to the Issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Arnon Wyles Burt, Solicitor; Marjory Barnes, Secretary; Joan Schmidt, Stenographer; Ernest Alfred Lloyd, Manager; and James Wilfred Sexton, Accountant; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, the name of CROPSEY-GORDON poration under MINES LIMITED (No Personal Liability); (a) To acquire, own, lease, prospect for, open, explore, develop, work, improve, maintain and manage mines and mineral lands and deposits, and to dig for, raise, crush, wash, smelt, assay, analyze, reduce, amalgamate, refine, pipe, convey and otherwise treat ores, metals and minerals, whether belonging to the Company or not, and to render the same merchantable and to sell or otherwise dispose of the same or any part thereof or interest therein; and for the further purposes and objects therein set forth: with a capital of Three Million dollars divided into Three Million shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being Arnon Wyles Burt, Marjory Barnes, Joan Schmidt, Ernest Alfred Lloyd and James Wilfred Sexton, hereinbefore

R. J. CUDNEY, Deputy Provincial Secretary.

#### A. ELLIOTT COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 16th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Ainslie George Elliott, Real Estate Broker; Alma Gwendolyn Elliott, Married Woman; and Harry Edward Feldstein, Insurance Broker; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of A. ELLIOTT COMPANY LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To carry on generally the business of real estate agents; and for the further purposes and objects therein set forth; with a capital of Forty Thousand dollars divided into Forty Thousand shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being Ainslie George Elliott, Alma Gwendolyn Elliott and Harry Edward Feldstein, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

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#### EMKAY DEVELOPMENT LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 22nd day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Thomas Martin Mungovan, one of Her Majesty's Counsel learned in the Law; Denis O'Dea Mungovan, Barrister; William George Chipp, Certified Public Accountant; and Dorothy Maude Slichter and Kathleen Moir, Secretaries; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of EMKAY DEVELOP-MENT LIMITED: (a) To carry on in all its branches the business of mining, milling, reduction and development; and for the further purposes and objects therein set forth; with a capital divided into Two Hundred Thousand shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Two Hundred Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Thomas Martin Mungovan, Denis O'Dea Mungovan, William George Chipp, Dorothy Maude Slichter and Kathleen Moir, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

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#### ESSEX-KENT AMUSEMENTS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 15th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Thomas Charles Odette, Junior, Solicitor; Roy Van Every, Promoter; and Dolphis Labonte, Clerk; all of the Town of Tilbury, in the County of

Kent and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a corporation under the name of ESSEX-KENT AMUSEMENTS LIMITED: (a) To carry on generally the business of furnishing amusement to the public within the Counties of Essex and Kent; and for the further purposes and objects therein set forth; with a capital divided into Two Thousand Five Hundred preference shares of the par value of Ten dollars each and Fifteen Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Fifteen Thousand dollars; with its Head Office at the said Town of Tilbury; and its Provisional Directors being Thomas Charles Odette, Roy Van Every and Dolphis Labonte, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

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#### FLEET INVESTMENTS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 26th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Donald Alexander McIntosh, one of Her Majesty's Counsel learned in the Law; and Clarence Hunter Stabler and Cecil John Cannon, Barristers; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of FLEET INVESTMENTS LIMITED: (a) 1. To carry on the business of an investment company and to invest in shares, stocks, bonds, debentures, debenture stock and other evidences of indebtedness and obligations issued or guaranteed by any corporation, company, chartered bank, association, partnership, syndicate, entity, person or governmental, municipal or public authority, domestic or foreign, and evidences of any interest in respect of any such shares, stocks, bonds, debentures, debenture stock and other evidences of indebtedness and obligations and to invest and lend money at interest on the security of personal property or without security and to change, alter or realize upon any investments and to reinvest any moneys which may at any time be available for that purpose; and for the further purposes and objects therein set forth; with a capital divided into One Thousand shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Forty Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Donald Alexander McIntosh, Clarence Hunter Stabler and Cecil John Cannon, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

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## GINGRAS CONSTRUCTION COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 19th day of May, A.D. 1952, have been

issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Alphonse Joseph Gingras, Construction Operator; Laura Marie Gingras, Housewife; and Ade-line Vieau, Widow; all of the Town of Trenton, in the County of Hastings and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of GINGRAS CONSTRUCTION COMPANY LIMITED: (a) To conduct and carry on the business of builders and contractors for the purpose of building, erecting, altering, repairing or doing any other work in connection with any and all classes of building and improvements of any kind and nature whatsoever, including the building, rebuilding, altera-tion, repairing or improvement of houses, factories, buildings, works or erections of every kind and description whatsoever and the locating, laying out and constructing of roads, avenues, docks, slips, sewers, bridges, wells, walls, canals and power plants and generally all classes of buildings, erections and works, both public and private, or integral parts thereof, and generally to do and perform any and all work as builders and contractors and with that end in view to solicit, obtain, make, perform and carry out contracts covering the building and contracting business and the work connected therewith; and for the further purposes and objects therein set forth; with a capital of Forty Thousand dollars divided into Four Thousand shares of Ten dollars each; with its Head Office at the said Town of Trenton; and its Provisional Directors being Alphonse Joseph Gingras, Laura Marie Gingras and Adeline Vieau, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

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#### HAMMOND DISTRIBUTORS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 16th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Donald Melvin Hammond, Salesman, and Marion Lois Hammond, Married Woman, both of the City of Hamilton, in the County of Wentworth and Province of Ontario; and Gordon Wallace Honeycombe, of the City of Toronto, in the County of York and Province of Ontario, Broker; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of HAMMOND DISTRIBUTORS LIM-ITED: (a) To manufacture, buy, sell, import and deal in goods, wares and merchandise and, without limiting the generality of the foregoing, to manufacture, buy, sell, import and deal in goods, wares and merchandise manufactured from and articles of stainless steel ware, aluminun ware, enamel ware, tin ware, granite ware, galvanized ware and sheet metal ware and all articles manufactured from metal or wood in whole or in part and for this purpose to buy, sell, import and deal in stainless steel, aluminum, tin, granite ware, galvanized ware, iron, copper and sheet metal; and for the further purposes and objects therein set forth; with a capital of Forty Thousand dollars divided into Four Thousand shares of Ten dollars each; with its Head Office at the said City of Hamilton; and its Provisional Directors being Donald Melvin Hammond, Gordon Wallace Honeycombe and Marion Lois Hammond, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(1155)

#### JOHN G. HEWETT COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 7th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Marian Charland, Elaine Charland and Dorothy Rea, Secretaries; and Thomas Douglas Slater, Solicitor; all of the City of Kingston, in the County of Frontenac and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of JOHN G. HEWETT COMPANY LIMITED: (a) To conduct and carry on the business of builders and contractors for the purpose of building, erecting, altering, repairing or doing any other work in connection with any and all classes of building and improvements of any kind and nature whatsoever, including the building, rebuilding, alteration, repairing or improvement of houses, factories, buildings, works or erections of every kind and description whatsoever, the locating, laying out and constructing of roads, avenues, docks, slips, sewers, bridges, wells, walls, canals and power plants and generally all classes of buildings, erections and works, both public and private or integral parts thereof, and generally to do and per-form any and all work as builders and contractors, and with that end in view to solicit, obtain, make, perform and carry out contracts covering the building and contracting business and the work connected therewith; and for the further purposes and objects therein set forth; with a capital divided into Eighty Thousand preference shares of the par value of One dollar each and Twenty Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Twenty Thousand dollars; with its Head Office at the said City of Kingston; and its Provisional Directors being Marian Charland, Elaine Charland and Dorothy Rea, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

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#### HIGH FALLS TIMBER COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 16th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Bernard Shaffer, Barrister: Gecil Asher constituting Bernard Shaffer, Barrister: Ccil Asher Shaffer, Dental Surgeon; and Shirley Eleanor Shaffer, Married Woman; all of the City of Fort William, in the District of Thunder Bay and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of HIGH FALLS TIMBER COMPANY LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To carry on the business of lumbering and the lumber trade in all its branches and all other business incidental thereto, including buying, selling and dealing in all kinds of sawed, squared and hewed lumber and timber, saw logs, ties, piling, telegraph and telephone poles, fence posts, wood and all other products of the forest; to carry on in all its branches the business of a manufacturer of and dealer in logs, lumber, timber, pulp, pulp-wood, paper and other products or by-products of wood and all other articles and materials into which wood, pulp, pulp board or paper enter or form part, and to carry on the business of general manufacturers and millers; to establish shops or stores;

and to manufacture, purchase, sell, import, export and deal in all kinds of goods, wares and merchandise; and for the further purposes and objects therein set forth; with a capital of Forty Thousand dollars divided into Four Hundred shares of One Hundred dollars each; with its Head Office at the said City of Fort William; and its Provisional Directors being Bernard Shaffer, Cecil Asher Shaffer and Shirley Eleanor Shaffer, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

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## G. O. HOWSE HOME APPLIANCE SHOP LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 16th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Grevace Orien Howse, Merchant; Glynn Stover, Sales and Advertising Manager; Harvey Stover, Sales and Advertising Manager; George Wellington Howse, Salesman; Norman David Gardner, Service Manager; and George Aristone, Radio and Television Technician; all of the City of St. Thomas, in the County of Elgin and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of G. O. HOWSE HOME APPLIANCE SHOP LIMITED; (a) To carry on the business of electricians and manufacturers and installers of electrical construction and to provide maintenance therefor; and for the further purposes and objects therein set forth: with a capital divided into Eight Thousand preference shares of the par value of Ten dollars each and Twenty Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Twenty Thousand dollars; with its Head Office at the said City of St. Thomas; and its Provisional Directors being Grevace Orien Howse, Glynn Harvey Stover, George Wellington Howse, Norman David Gardner and George Aristone, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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#### NOEL KERR LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 19th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Roydon Ambrose Hughes and James Michael Patrick Kelly, Solicitors; and Joan Catherine Harvey, Stenographer; all of the City of Ottawa, in the County of Carleton and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of NOEL KERR LIMITED; To buy, sell, manufacture and generally deal in wearing apparel; with a capital divided into Three Hundred preference shares of the par value of One Hundred dollars each and Two Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of

Twenty Thousand dollars; with its Head Office at the said City of Ottawa; and its Provisional Directors being Roydon Ambrose Hughes, James Michael Patrick Kelly and Joan Catherine Harvey, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(1155)

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#### LAMBTON APPLIANCE LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 15th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting John Daniel Summach, Merchant; Foster Mott Stark, Solicitor; and Patricia Nellie Smith, Secretary; all of the City of Sarnia, in the County of Lambton and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of LAMBTON APPLIANCE LIM-ITED; (a) To carry on the business of electricians and manufacturers and installers of electrical construction and to provide maintenance therefor; and for the further purposes and objects therein set forth: with a capital divided into Two Hundred preference shares of the par value of One Hundred dollars each and Twenty Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Twenty Thousand dollars; with its Head Office at the said City of Sarnia; and its Provisional Directors being John Daniel Summach, Foster Mott Stark and Patricia Nellie Smith, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

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#### LASBY AMUSEMENTS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 19th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the imitations and restrictions, if any, therein set forth constituting George Leslie Lasby, Manager; Charles Arthur Lasby, Driver; and Jeanne Ann Lasby, Married Woman; all of the City of Guelph, in the County of Wellington and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of LASBY AMUSEMENTS LIM-ITED; (a) To carry on the business of furnishing amusement to the public and, without limiting the generality of the foregoing, to operate places and all kinds of machines and equipment for the purpose of entertainment and amusement; and for the further purposes and objects therein set forth: with a capital divided into Two Thousand Five Hundred preference shares of the par value of Ten dollars each and Fifteen Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Fifteen Thousand dollars; with its Head Office at the said City of Guelph; and its Provisional Directors being George Leslie Lasly, Charles Arthur Lasby and Jeanne Ann Lasby, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

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#### LAWRENCE PARK TAXI LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 20th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Kathleen Mary Killoran, Solicitor; Joseph Walker Temple, Student-at-Law; and Gene Norah Hershaw, Stenographer; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of LAWRENCE PARK TAXI LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force, to carry on the business of transporting persons and articles for hire, operating garages, buying and selling cars and parts, operating delivery services and renting cars; with a capital divided into Fifty Thousand shares without any nominal or par value shall not exceed in amount or value the sum of Fifty Thousand dollars with its Head Office at the said City of Toronto; and its Provisional Directors being Kathleen Mary Killoran, Joseph Walker Temple and Gene Norah Hershaw, hereinbefore mentioned.

R. J. CUDNIA, Deputy Provincial Secretary.

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#### L. AND H. MOTORS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 12th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting William Howell Green and Milton Manning Limbert, Solicitors; and Jean Elizabeth Limbert, Married Woman; all of the Town of Parry Sound, in the District of Parry Sound and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, private company under the name of L. AND H. MOTORS LIMITED: (a) To manufacture, buy, sell and deal in goods, wares and merchandise, and to import, export, exchange and generally deal in all kinds of automobiles, motors, engines, machines, carburetors, accessories, parts and all kinds of machinery, implements, utensils, apparatus, lubricants, cements, solutions and appliances, whether incidental to the construction of motor cars or otherwise and all things capable of being used therewith or in the manufacture, maintenance and working thereof respectively; and for the further purposes and objects therein set forth; with a capital of Sixty Thousand dollars divided into Five Hundred and Forty non-voting non-cumulative 6% preference shares of One Hundred dollars each and Six Hundred common shares of Ten dollars each; with its Head Office at the said Town of Parry Sound; and

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its Provisional Directors being William Howell Green, Milton Manning Limbert and Jean Elizabeth Limbert, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

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R. J. CUDNEY, Deputy Provincial Secretary.

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#### LEE SAND & GRAVEL LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 19th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting John Franklin Taylor, Real Estate Broker; Stella Doris Gann, Stenographer; and Thomas Bernard O'Neill, Solicitor; all of the City of Toronto, in the County of York and Province of Ontario; and any County of others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of LEE SAND & GRAVEL LIMITED: (a) To carry on business as pavers, quarry masters and stone merchants, to manufacture, buy, sell and deal in, get, work, shape, hew, carve, polish, crush, saw and prepare for market or use stone, lime, cement, sand, ore, minerals and building materials of all kinds, to acquire, open up and work stone and other quarries and generally to manufacture and otherwise operate as pavers, builders and contractors for the execution of paving works and construction work of all kinds; and for the further purposes and objects therein set forth; with a capital of Forty Thousand dollars divided into Forty Thousand shares of One dollar divided into Forty Thousand shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being John Franklin Taylor, Stella Doris Gann and Thomas Bernard O'Neill, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

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#### NASH CONSTRUCTION COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 16th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Jack Gilbert and Harry Cravit, Studentsat-Law; Jean Armstrong Kerr, Secretary; and Paul Phillips, Solicitor; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of NASH CONSTRUCTION COMPANY LIMITED: (a) To engage in and carry on all or any of the businesses of general contractors and builders for and in the construction, erection, repair, alteration, maintenance and/or operation of public and private works of whatsoever nature or kind and generally to do and perform any and all work as builders and contractors and with that end in view to solicit, obtain, make, perform, carry out, sub-contract and sub-let contracts, decrees and concessions for or in relation to the building and contracting business and the work connected therewith; and for the further purposes and objects therein set forth; with a capital divided into Nine Thousand preference shares of the par value of Ten dollars each and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the

#### NORWAY LAKE INVESTMENTS LIMITED

sum of Ten Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Jack Gilbert, Harry Cravit, Jean Armstrong

Kerr and Paul Phillips, hereinbefore mentioned.

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 19th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Wilbur Ralph Salter, John Denton Reilly and Barnabas William Nixon Apple, all of the City of Toronto, in the County of York and Province of Ontario, Solicitors; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of NORWAY LAKE INVESTMENTS LIMITED: (a) To carry on business as a general financial agent, broker, stockbroker and promoter and generally to carry on in all its branches an agency, promotion and brokerage business; and for the further purposes and objects therein set forth; with a capital divided into Ten Thousand shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Forty Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Wilbur Ralph Salter, John Denton Reilly and Barnabas William Nixon Apple, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(1155)

#### R. K. PIPER LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 21st day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Robert Kirkup Piper, Merchant, and Margaret Nicol Piper, Married Woman, both of the City of Fort William, in the District of Thunder Bay and Province of Ontario; and James Jugh Jessiman, of the Village of Vickers Heights, in the said District of Thunder Bay, Automobile Dealer; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of R. K. PIPER LIMITED; (a) To manufacture, import, export, buy, sell and deal in goods, wares and merchandise of all kinds and, without limiting the generality of the foregoing, to manufacture, buy, sell, import, export, exchange and generally deal in all kinds of paint and paint supplies, including oil and water paints, varnishes, cleansers, turpentines, oils and ingredients thereof and all kinds of machinery, implements, utensils, apparatus, solutions and compounds, whether incidental to the manufacture of any of the foregoing or otherwise, and to carry on the business, occupation or employment of manufacturers of and dealers in any paint and varnish supplies and any articles associated therewith; and for the further purposes and objects therein set forth: with a capital of One Hundred Thousand dollars divided into Seven Hundred non-voting preference shares of One Hundred

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dollars each and Three Hundred common shares of One Hundred dollars each; with its Head Office at the City of Port Arthur, in the said District of Thunder Bay; and its Provisional Directors being Robert Kirkup Piper, Margaret Nicol Piper and James Hugh Jessiman, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

(1155)

#### RICKEY PETROLEUMS & MINES LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 20th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Abraham Greenbaum and Gordon Robert Dryden, Barristers; Jean Armstrong Kerr, Secretary; and Jack Gilbert and Harry Cravit, Students-at-Law; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a corporation under the name of RICKEY PETROLEUMS & MINES LIMITED; (a) To underwrite, subscribe for, purchase or otherwise acquire and hold, either as principal or agent and absolutely as owner or by way of collateral security or otherwise, and to sell, exchange, transfer, assign or otherwise dispose of or deal in the bonds or debentures, stocks, shares or other securities of any government or municipal or school corporation or of any chartered bank or of any other duly incorporated company or companies and, in so doing, to buy and sell as well on its own behalf as on behalf of others; and for the further purposes and objects therein set forth: with a capital One Million Five Hundred Thousand dollars divided into Three Million shares of Fifty cents each; with its Head Office at the said City of Toronto; and its Provisional Directors being Abraham Greenbaum, Jean Armstrong Kerr, Gordon Dryden, Jack Gilbert and Harry Cravit, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

(1155)

#### ROGERSON LUMBER COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 14th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting George Ernest Wallace, one of Her Majesty's Counsel learned in the Law; Inez Thorpe, Secretary; and Irene Duchene, Stenographer; all of the City of North Bay, in the District of Nipissing and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of ROGERSON LUMBER COMPANY LIM-ITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To carry on in any and all their branches the businesses of timber merchants, saw-mill, shingle mill and pulp mill owners, loggers, lumbermen and lumber merchants, to buy, sell, prepare for market, manipulate, import, export and deal in saw logs, timber, piles and poles, lumber and wood of all kinds, and to manufacture and deal in lumber, timber, shingles, laths, sashes and doors, portable houses, buildings and all articles and materials in the manufacture whereof timber, lumber or wood is used; and for the further purposes and objects therein set forth: with a capital divided into Four Hundred preference shares of the par value of One Hundred dollars each and Sixty Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Sixty Thousand dollars; with its Head Office at the said City of North Bay; and its Provisional Directors being George Ernest Wallace, Inez Thorpe and Irene Duchene, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(1155)

23

## T. D. K. ROONEY CONSTRUCTION COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 14th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Travers Dyson Kendrick Rooney, Contractor; Lester Stuart Willoughby, Solicitor; and Alice Kathleen McKeown, Secretary; all of the City of Kingston, in the County of Frontenac and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of T. D. K. ROONEY CONSTRUCTION COMPANY LIMITED; (a) To engage in and carry on all or any of the businesses of general contractors and builders for and in the construction, erection, repair, alteration, main-tenance and /or operation of public and private works of whatsoever nature or kind and generally to do and perform any and all work as builders and contractors and with that end in view to solicit, obtain, make, perform, carry out, sub-contract and sub-let contracts, decrees and concessions for or in relation to the building and contracting business and the work connected therewith; and for the further purposes and objects therein set forth: with a capital divided into Three Hundred 5% redeemable non-cumulative non-participating preference shares of the par value of One Hundred dollars each and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the said City of Kingston; and its Provisional Directors being Travers Dyson Kendrick Rooney, Lester Stuart Willoughby and Alice Kathleen McKeown, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

(1155)

23

## ST. FRANCIS MEMORIAL HOSPITAL ASSOCIATION

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 12th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Peter Bronas Biernacki, Clergyman, Henry John Chapeskie and John Thomas Drohan,

Lumber Manufacturers, Paul Yakabuskie, Merchant, Felix Recoskie, Postmaster, and James Phipps McDermott, Medical Doctor, all of the Village of Barry's Bay, in the County of Renfrew and Province of Onstario; and Paul Bernard Mask, of the Township of Sherwood, in the said County of Renfrew, Farmer; and any others who have become subscribers to the memorandum of agreement of the Corporation, and persons who thereafter become members thereof, a corporation without share capital under the name of ST. FRANCIS MEMORIAL HOSPITAL ASSOCIATION: To erect, establish, equip and maintain a general hospital for the care and treatment of persons suffering from disease or from injuries and for the training of nurses in such care and treatment; with its Head Office at the said Village of Barry's Bay; and its First Directors being Peter Bronas Biernacki, Henry John Chapeskie, John Thomas Drohan, Paul Yakabuskie and Felix Recoskie, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(1155)

23

#### S-B JETAG CANADA LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 15th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Richard Bredin Stapells and Herbert Maxwell Bruce, Solicitors; and Jean Wilshire, Secretary; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of S-B JETAG CANADA LIMITED: (a) To carry on the business of dealers in and manufacturers, letters, hirers, repairers, storers and warehousers of aeroplanes, balloons, airships and flying machines of all kinds, whether heavier than air or otherwise, and whether propelled by mechanical power or not, and whether for commercial, military, naval, scientific or other purposes; and for the further purposes and objects therein set forth; with a capital divided into Forty Thousand shares without any nominal or par value; provided, however, that the aggregate con-sideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Forty Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Richard Bredin Stapells, Herbert Maxwell Bruce and Jean Wilshire, hereinbefore

R. J. CUDNEY,
Deputy Provincial Secretary.

(1155)

2.3

#### SCARLET OILS LIMITED

(No Personal Liability)

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 16th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Thomas Patrick O'Connor, Ian MacFee Rogers and Elgin Evans Coutts, Solicitors; and Marguerite Aileen Hunt and Elsie Bella Ross, Secretaries; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become

subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a corporation under the name of SCARLET OILS LIMITED (No Personal Liability): (a) To acquire, own, lease, prospect for, open, explore, develop, work, improve, maintain and manage mines and mineral lands and deposits, including oil and gas lands and deposits, and to dig for, raise, crush, wash, smelt, assay, analyze, reduce, amalgamate, refine, pipe, convey and otherwise treat ores, metals and minerals, including oil and gas, whether belonging to the Company or not, and to render the same merchantable and to sell or otherwise dispose of the same or any part thereof or interest therein; and for the further purposes and objects therein set forth; with a capital of Million dollars divided into Five Million shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being Thomas Patrick O'Connor, Ian MacFee Rogers, Elgin Evans Coutts, Marguerite Aileen Hunt and Elsie Bella Ross, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(1155)

23

#### J. R. SEGUIN & DAGENAIS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 19th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Joseph Rosaire Seguin, Plumber, and Marie Dorimene Seguin, Spinster, both of the Town of Eastview, in the County of Carleton and Province of Ontario; and Joseph Edouard Dagenais and Conrad Dagenais, both of the City of Ottawa, in the said County of Carleton, Plumbers; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of J. R. SEGUIN & DAGENAIS LIM-ITED: To carry on the business of plumbing, heating and refrigeration contractors and to install sprinklers and air-conditioning equipment; and for the further purposes and objects therein set forth; with a capital of Forty Thousand dollars divided into Four Hundred shares of One Hundred dollars each; with its Head Office at the said Town of Eastview; and its Provisional Directors being Joseph Rosaire Seguin, Marie Dorimene Seguin, Joseph Edouard Dagenais and Conrad Dagenais, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

(1155)

2.3

#### SELMORE GARMENTS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 15th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Samuel Mandelker, Joseph Campbell and Percy Mandelker, all of the City of Toronto, in the County of York and Province of Ontario, Merchants; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of SELMORE GARMENTS LIMITED: (a) To buy, sell, deal in, import, export, exchange, make, manufacture, fabricate and distribute, at wholesale or retail, and acquire all kinds of goods, wares and merchandise, including, without

limiting the generality of the foregoing, all kinds of ladies' wearing apparel and children's wearing apparel and accessories; and for the further purposes and objects therein set forth; with a capital divided into Three Thousand preference shares of the par value of Ten dollars each and Ten Thousand common shares without any nominal or par value; provided, however, that the consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of One dollar for each share; with its Head Office at the said City of Toronto; and its Provisional Directors being Samuel Mandelker, Joseph Campbell and Percy Mandelker, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(1155)

23

#### SILVER JACKPOT MINES LIMITED (No Personal Liability)

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 19th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Charles Roger Archibald, Norman Oliver Seagram and Thomas Frederick Cooper Cole, Solicitors; Keith Allan Flanigan, Student-at-Law; and Elizabeth Helen Keir, Blanche Agnes Orr and Vivian Gertrude Leblanc, Secretaries; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a corporation under the name of SILVER JACKPOT MINES LIMITED (No Personal Liability); (a) To acquire, own, lease, prospect for, open, explore, develop, work, improve, maintain and manage mines and mineral lands and deposits, and to dig for, raise, crush, wash, smelt, assay, analyze, reduce, amalgamate, refine, pipe, convey and otherwise treat ores, metals and minerals, whether belonging to the Company or not, and to render the same merchantable and to sell or otherwise dispose of the same or any part thereof or interest therein; and for the further purposes and objects therein set forth: with a capital of Four Million dollars divided into Four Million shares of One dollar each; with its Head Office at the Townsite of Kirkland Lake, in the District of Timiskaming and Province of Ontario; and its Provisional Directors being Charles Roger Archibald, Norman Oliver Seagram, Thomas Frederick Cooper Cole, Keith Allan Flanigan, Elizabeth Helen Keir, Blanche Agnes Orr and Vivian Gertrude Leblanc, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

(1155)

2.3

#### SMITH AND BLACK LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 21st day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Richard James Roberts and David Allison Anderson, Barristers; Patricia Ann Powers, Secretary; and George Broadbent Stewart, Manager; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of

SMITH AND BLACK LIMITED; (a) To manufacture, buy, sell, deal in, export and import, both as principal and agent, articles and equipment made in whole or in part of metal, glass, cloth, leather, leatherette, imitation leather, paper, wood or plastic or of any chemical composition or of any other material, including the manufacture, purchase, sale, exportation and importation of the raw material or the processed or partially processed parts of which any of the said articles may be made; and for the further purposes and objects therein set forth: with a capital divided into Thirty-six Thousand preference shares of the par value of One dollar each and Four Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Four Thousand dollars; with its Head Office at the City of Hamilton, in the County of Wentworth and Province of Ontario; and its Provisional Directors being Richard James Roberts, David Allison Anderson, Patricia Ann Powers and George Broadbent Stewart, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(1155)

23

#### STELCO WAR VETERANS' ASSOCIATION

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 15th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting William Sweeting, Wire Worker; William Harold Grady and William George Hubard, Clerks; Cecil John Ward, Supervisor; and John Partington, Security Officer; all of the City of Hamilton, in the County of Wentworth and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Corporation, and persons who thereafter become members thereof, a corporation without share capital under the name of STELCO WAR VETERANS' ASSOCIATION; At 119 James Street North, in the said City of Hamilton and not elsewhere, to operate a club for the benefit of employees of The Steel Company of Canada, Limited, who are former members of the Armed Forces of the British Commonwealth of Nations, in order to promote fellowship and esprit de corps among such persons; with its Head Office at the said City of Hamilton; and its First Directors being William Sweeting, William Harold Grady, Cecil John Ward, William George Hubard and John Partington, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(1155)

23

#### STOPPINGS PRODUCTS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 16th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Frederick Floras, Solicitor; Mona Carrie, Secretary; and Ralph Wilkinson Brownell, Clerk; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of STOP-PINGS PRODUCTS LIMITED; Subject to the

provisions of any Statute or regulations passed thereunder in that behalf for the time being in force, to manufacture, import, export, buy, sell and deal in goods, wares and merchandise of all kinds and, without limiting the generality of the foregoing, to manufacture, compound, refine purchase and sell chemicals, dye stuffs, cements, minerals, superphosphates, soap, fertilizers, paints, varnishes, pigments, polishes, plastics, stains, oils, acids, alcohols, coal, coke, coal-tar, coal-tar products and derivatives, peat, peat products, rubber, rubber goods and products, pharmaceutical supplies, chemical and medicinal preparations, articles and compounds separately or in combination and under all conditions and at all stages of preparation and manufacture; with a capital of Forty Thousand dollars divided into Forty Thousand shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being Frederick Floras, Mona Carrie and Ralph Wilkinson Brownell, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(1155)

23

#### STRAND PRINTING SERVICE LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 15th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Lloyd Havill Smith, Solicitor; Ronald Henry Ramm, Realtor; and Constance Margaret Gilmour, Secretary; all of the City of Hamilton, in the County of Wentworth and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of STRAND PRINTING SERVICE LIMITED: (a) To manufacture, buy, sell, trade and deal in any and all kinds of printed matter, stationery, manifolding forms, account registers, business forms, records and books of account of any and every description; and for the further purposes and objects therein set forth; with a capital divided into Four Hundred and Fifty preference shares of the par value of One Hundred dollars each and Thirty Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Thirty Thousand dollars; with its Head Office at the said City of Hamilton; and its Provisional Directors being Lloyd Havill Smith, Ronald Henry Ramm and Constance Margaret Gilmour, hereinbefore

R. J. CUDNEY, Deputy Provincial Secretary.

(1155)

23

## TORONTO POLICE WIDOWS AND ORPHANS FUND

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 19th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Thomas William Wakley, John Robertson Murray, Arthur Keay, Andrew McKinney, Miller Watson, William Kelly and Richard Lewis, all of the City of Toronto, in the County of York and Province of Ontario, Police Officers; and any others who have signed the membership book and persons who thereafter become members in the fraternal society thereby

created a corporation, with the provisions of Part XVI of the said Act applicable thereto, under the name of TORONTO POLICE WIDOWS AND ORPHANS FUND, for the following purposes and objects, that is to say: To undertake and transact any class of insurance for which a fraternal society may be licensed under the provisions of The Insurance Act and to do all such other things as are incidental or conducive to the attainment of the above objects; with its Head Office at the said City of Toronto; and its First Trustees or Managing Officers being Thomas William Wakley, John Robertson Murray, Arthur Keay, Andrew McKinney, Miller Watson, William Kelly and Richard Lewis, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(1155)

23

#### Supplementary Letters Patent

## THE BAKER ADVERTISING AGENCY, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 20th day of May, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to THE BAKER ADVERTISING AGENCY, LIMITED, incorporated June 14, A.D. 1911: (a) Designating the Four Hundred shares of the capital stock of the Company of One Hundred dollars each as Four Hundred common shares of One Hundred dollars each; and (b) Increasing the capital of the Company from the sum of Forty Thousand dollars to the sum of One Hundred and Forty Thousand dollars by the creation of Ten Thousand non-voting preference shares of Ten dollars each, ranking in priority to the common shares of the Company and having attached thereto the terms and conditions therein set forth.

R. J. CUDNEY, Deputy Provincial Secretary.

(1156)

23

#### CARLING REALTY COMPANY LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 21st day of May, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to CARLING REALTY COMPANY LIMITED, incorporated December 14, A.D. 1951: Deleting and expunging from the Letters Patent of Incorporation of the Company the purposes and objects commencing with the letter and words, "(a) To carry on the business of a land company", and concluding with the words, "of The Loan and Trust Corporations Act", and substituting others therefor.

R. J. CUDNEY, Deputy Provincial Secretary.

(1156)

#### COMMERCIAL HOTEL (OSHAWA) LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 14th day of May, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to COMMERCIAL HOTEL (OSHAWA) LIMITED, incorporated February 12, A.D. 1936: (a) Designating the One Thousand Six Hundred shares of the capital stock of the Company of Twenty-five dollars each as One Thousand Six Hundred common shares of Twenty-five dollars each; and (b) Increasing the capital of the Company from the sum of Forty Thousand dollars to the sum of One Hundred and Fifteen Thousand dollars by the creation of Three Thousand 5% non-cumulative redeemable preference shares of Twenty-five dollars each (therein referred to as the "preference shares"), ranking in priority to the common shares of the Company and carrying and being subject to the rights, preferences, priorities, limitations, conditions or restrictions therein set forth.

R. J. CUDNEY, Deputy Provincial Secretary.

(1156)

#### HEYD INVESTMENTS, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 15th day of May, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to HEYD INVESTMENTS, LIMITED, incorporated September 20, A.D. 1929: (a) Designating the One Hundred Thousand shares of the capital stock of the Company without any nominal or par value as One Hundred Thousand common shares without any nominal or par value; (b) Increasing the capital stock of the Company by the creation of an additional Two Thousand non-cumulative redeemable preference shares of the par value of One Hundred dollars each, ranking pari passu in all respects with the existing non-cumulative redeemable preference shares of the Company; and (c) Deleting and expunging from the Supplementary Letters Patent of the Company, dated the 23rd day of August, A.D. 1946, clause (4) of the terms and conditions attaching to the non-cumulative redeemable preference shares and substituting another clause therefor.

R. J. CUDNEY, Deputy Provincial Secretary.

(1156)

#### THE JOHN McHUTCHION LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 15th day of May, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to THE JOHN McHUTCH-ION LIMITED, incorporated March 2, A.D. 1945, (a) Designating the Two Thousand shares of the capital stock of the Company without any nominal or par value as Two Thousand common shares without any nominal or par value; and (b) Increasing the capital stock of the Company by the creation of Two Thousand preference shares of the par value of One Hundred dollars each, ranking in priority to the common shares of the Company and having attached thereto the terms and conditions therein set forth.

R. J. CUDNEY, Deputy Provincial Secretary.

## PEAK OILS LIMITED (No Personal Liability)

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 22nd day of May, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to PEAK OILS LIMITED (No Personal Liability), incorporated April 12, A.D. 1946, Increasing the capital of the Company from the sum of Three Million dollars to the sum of Five Million dollars by the creation of an additional Two Million shares of One dollar each, ranking pari passu in all respects with the existing shares of the Company.

R. J. CUDNEY, Deputy Provincial Secretary.

(1156)

23

#### PRINCESS COSMETICS LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 19th day of May, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to CLEARWATER LAKE LODGE LIMITED, incorporated September 16, A.D. 1949, (A) Changing the name of the Company to PRINCESS COSMETICS LIMITED; (B) Deleting and expunging from the Letters Patent of Incorporation of the Company the purposes and objects commencing with the letter and words, "(a) To carry on the business of hotel and inn keepers", and concluding with the words, "the necessary adjuncts thereto", and substituting others therefor; (C) Designating the One Thousand shares of the capital stock of the Company without any nominal or par value; and (D) Increasing the capital stock of the Company by the creation of Four Hundred non-cumulative redeemable preference shares of the par value of One Hundred dollars each (therein referred to as the "preference shares"), ranking in priority to the common shares of the Company and carrying and being subject to the rights, privileges, preferences, restrictions and qualifications therein set forth.

R. J. CUDNEY, Deputy Provincial Secretary.

(1156)

#### OUEEN CITY GLASS COMPANY, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 19th day of May, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to QUEEN CITY GLASS COMPANY, LIMITED, incorporated December 31, A.D. 1930, (a) Declaring the Three Hundred preference shares of the capital stock of the Company of the par value of One Hundred dollars each heretofore redeemed to be cancelled; (b) Deleting and expunging from the Letters Patent of Incorporation of the Company the terms and conditions attaching to the preference shares commencing with the words, "AND IT IS HEREBY FURTHER ORDAINED AND DECLARED THAT (1) The said preference shares", and concluding with the words, "all accrued and unpaid dividends"; and (c) Increasing the capital stock of the Company by the creation of Seventy-five Thousand 4% redeemable non-cumulative non-voting preference shares of the par value of One dollar each, ranking in priority to the common shares of the Company and carrying the rights and being subject to the limitations and restrictions therein set forth.

R. J. CUDNEY, Deputy Provincial Secretary.

(1156)

23 (1156)

#### WILKINS SMALLWARE CO., LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 20th day of May, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to WILKINS SMALLWARE CO., LIMITED, incorporated February 25, A.D. 1926, (a) Designating the Six Hundred shares of the capital stock of the Company of One Hundred dollars each as Six Hundred common shares of One Hundred dollars each; and (b) Increasing the capital of the Company from the sum of Sixty Thousand dollars to the sum of One Hundred and Forty Thousand dollars by the creation of Three Hundred and Twenty preference shares of Two Hundred and Fifty dollars each, ranking in priority to the common shares of the Company and having attached thereto the terms and conditions therein set forth.

R. J. CUDNEY, Deputy Provincial Secretary.

(1156)

23

#### Change of Name

#### WILLIAM H. ALLEY (CANADA) LIMITED

NOTICE IS HEREBY GIVEN that, under the provisions of The Companies Act, the Secretary of the Province of Ontario, by an Order dated the 19th day of May, A.D. 1952, has changed the name of ALLEY, FICK AND FREDE ASSOCIATES, LIMITED, Incorporated January 19th, 1951, to WILLIAM H. ALLEY (CANADA) LIMITED.

R. J. CUDNEY, Deputy Provincial Secretary.

(1157)

2.

#### ROME-SARACINI LIMITED

NOTICE IS HEREBY GIVEN that, under the provisions of The Companies Act, the Secretary of the Province of Ontario, by an Order dated the 22nd day of May, A.D. 1952, has changed the name of GEO. A. ROME & SON LIMITED, Incorporated June 28th, 1951, to ROME-SARACINI LIMITED.

R. J. CUDNEY, Deputy Provincial Secretary.

(1157)

23

# Surrender and Cancellation of Letters Patent and Termination of Existence

#### SOUTH WINDSOR PROPERTIES LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 20th day of May, A.D. 1952, in the terms and conditions therein set forth, has accepted the

surrender of the charter of SOUTH WINDSOR PROPERTIES LIMITED, incorporated by Letters Patent dated the 6th day of October, A.D. 1949, and has directed that the same be cancelled and by his said Order has fixed the 30th day of June, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

(1158)

23

#### BEUGLET AND JOINVILLE LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 16th day of May, A.D. 1952, in the terms and conditions therein set forth, has directed the cancellation of the charter of BEUGLET AND JOINVILLE LIMITED, incorporated by Letters Patent dated the 5th day of January, A.D. 1943, and by his said Order has fixed the 23rd day of June, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

(1158)

23

## NORTHERN LEAD ZINC, LIMITED (No Personal Liability)

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 16th day of May, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of NORTHERN LEAD ZINC, LIMITED (No Personal Liability), incorporated by Letters Patent dated the 8th day of March, A.D. 1929, and has directed that the same be cancelled and by his said Order has fixed the 30th day of June, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY, Deputy Provincial Secretary.

(1158)

23

#### SHERLOCK-MANNING PIANOS, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 16th day of May, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of SHERLOCK-MANNING PIANOS, LIMITED, incorporated by Letters Patent dated the 22nd day of January, A.D. 1930, and has directed that the same be cancelled and by his said Order has fixed the 23rd day of June, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY,
Deputy Provincial Secretary.

(1158)

23

23

#### NOTICE

PURSUANT to section 29 (2) of The Companies Act, an Order-in-Council dated May 29, 1952, was passed cancelling the letters patent of the following companies as of June 19, 1952, for default in filing annual returns.

	Date of
Name of Company	Incorporation
Andy Yellowknife Mines Limited	May 9, 1946
Clear Lake Lumber Company Limited	
Corless Patricia Gold Mines Limited	Jan. 7, 1935
Empire Natural Gas Limited	June 1, 1933
L. A. Finch Gowns, Limited	Sept. 22, 1944
Finch's Gowns Limited	Jan. 14, 1939
Grandview Hotel Limited	Oct. 18, 1941
Jackson Automotive Engineers, Limited	Oct. 24, 1946
Jimjon Gold Mines Limited	Oct. 6, 1945
Les Mines du Quebec Publishing Com-	
pany LimitedLunday Yellowknife Mines Limited	Nov. 28, 1945
Lunday Yellowknife Mines Limited	Mar. 21, 1945
Maudegascon Gold Mines Limited	Apr. 21, 1938
Mayukon Placer Gold Mines, Limited	
McCarthy Construction, Limited	
McGregor Hardware Company, Limited	Mar. 24, 1925
Parker Brothers Builders Limited	
Screwmatic Limited	Sept. 18, 1945
Torque Tools Limited	Aug. 1, 1945
Upper Wahnapitae River Improvement	_
Company, Limited	Sept. 4, 1914
The Wahnapitae Boom and Timber Slide	7.5
Company Limited	May 23, 1900
Waterways Copper Mines, Limited	
Whitecap Securities Limited	Feb. 6, 1947
Windsor Elevator and Warehouse Com-	77
pany, Limited	Feb. 25, 1929
E. Wray Van Luven Limited	
Wright and Galbraith Engineering Com-	
pany, Limited	Dec. 27, 1945

R. J. CUDNEY, Deputy Provincial Secretary.

(1161) 23

#### Licenses in Mortmain

#### CANADIAN BANK NOTE COMPANY, LIMITED

NOTICE IS HEREBY GIVEN that, under The Mortmain and Charitable Uses Act, the Lieutenant-Governor in Council, by a License in Mortmain under the Great Seal of the Province of Ontario, bearing date the 22nd day of May, A.D. 1952, has been pleased to authorize CANADIAN BANK NOTE COMPANY, LIMITED, a Corporation created by or under the authority of the laws of the Parliament of the Dominion of Canada, by Letters Patent bearing date the 24th day of March, A.D. 1910, to acquire, hold and assure land in mortmain in Ontario, for a period of thirty years, and to the value of \$2,500,000.00 necessary for its actual use and occupation or to carry on its undertaking.

ARTHUR WELSH, Provincial Secretary.

(1159)

## THE CONTINENTAL PAPER PRODUCTS, LIMITED

NOTICE IS HEREBY GIVEN that, under The Mortmain and Charitable Uses Act, the Lieutenant-Governor in Council, by a Licence in Mortmain under

the Great Seal of the Province of Ontario, bearing date the 26th day of May, A.D. 1952, has been pleased to authorize THE CONTINENTAL PAPER PRODUCTS, LIMITED, a Corporation created by or under the authority of the laws of the Parliament of the Dominion of Canada, by Letters Patent bearing date the 30th day of December, A.D. 1919, to acquire, hold and assure land in mortmain in Ontario, for a period of fifteen years, and to the value of \$100,000.00, necessary for its actual use and occupation or to carry on its undertaking.

ARTHUR WELSH, Provincial Secretary.

(1159)

#### LONDON LIFE INSURANCE COMPANY

NOTICE IS HEREBY GIVEN that, under The Mortmain and Charitable Uses Act, the Lieutenant-Governor in Council by a Licence in Mortmain under the Great Seal of the Province of Ontario, bearing date the 22nd day of May, A.D. 1952, has been pleased to authorize LONDON LIFE INSURANCE COMPANY, a Corporation created by or under the authority of a Special Act of the Parliament of Canada, to acquire and take assurance of certain lands as therein set forth.

ARTHUR WELSH, Provincial Secretary.

(1159)

#### C. A. PARSONS OF CANADA, LIMITED

NOTICE IS HEREBY GIVEN that, under The Mortmain and Charitable Uses Act, the Lieutenant-Governor in Council, by a Licence in Mortmain under the Great Seal of the Province of Ontario, bearing date the 15th day of May, A.D. 1952, has been pleased to authorize C. A. PARSONS OF CANADA, LIMITED, a Corporation created by or under the aithority of the laws of the Parliament of the Dominion of Canada, by Letters Patent bearing date the 30th day of October, A.D. 1944, to acquire, hold and assure land in mortmain in Ontario, for a period of fifteen years, and to the value of \$100,000.00; necessary for its actual use and occupation or to carry on its undertaking.

ARTHUR WELSH, Provincial Secretary.

(1159) 23

#### PIGOTT MOTORS (CANADA) LTD.

NOTICE IS HEREBY GIVEN that, under The Mortmain and Charitable Uses Act, the Lieutenant-Governor in Council, by a Licence in Mortmain under the Great Seal of the Province of Ontario, bearing date the 22nd day of May, A.D. 1952, has been pleased to authorize PIGOTT MOTORS (CANADA) LTD., a Corporation created by or under the authority of the laws of the Parliament of the Dominion of Canada, by Letters Patent bearing date the 5th day of July, A.D. 1947, to acquire in mortmain, to hold in perpetuity and to assure in mortmain land in Ontario necessary for its actual use and occupation or to carry on its undertaking to the value of \$500,000.00.

ARTHUR WELSH, Provincial Secretary.

(1159) 23

#### Extra-Provincial Corporations

#### BUCKEYE FUELS. INC.

NOTICE IS HEREBY GIVEN that, under The Extra-provincial Corporations Act, the Lieutenant-Governor in Council has, by a Licence under the Great Governor in Council has, by a Licence under the Great Seal of the Province of Ontario, bearing date the 22nd day of May, A.D. 1952, been pleased to authorize BUCKEYE FUELS, INC., a Corporation created by or under the authority of the laws of the State of Ohio, one of the United States of America, on the 22nd day of June, A.D. 1950, by Articles of Incorporation, (a) To manufacture, purchase or otherwise acquire, sell, transfer, assign, exchange or otherwise dispose of, and to invest and trade or deal in or with groods, wares merchandise and personal property of goods, wares, merchandise and personal property of every kind, class or description; and for the further purposes and objects therein set forth:

PROVIDED, however, that the Corporation in so doing shall not use in Ontario any larger amount of capital than the sum of \$40,000.00;

AND FURTHER PROVIDED that if the Corporation exercises in Ontario any greater or other powers or uses in Ontario any larger amount of capital than is therein authorized, unless it have obtained a further Licence for the purpose, the Licence herein referred to shall thereby become liable to be suspended or revoked in whole or in part; and that the Corporation has appointed Ross Joseph Dunn, of the City of Toronto, in the County of York and Province of Ontario, Solicitor, to be its Attorney.

> ARTHUR WELSH. Provincial Secretary.

(1160)

#### TRIEFUS & STRIPP LTD.

NOTICE IS HEREBY GIVEN that, under The Extra-provincial Corporations Act, the Lieutenant-Governor in Council by an Order dated the 15th day of May, A.D. 1952, has directed the issue of a further Licence under the Great Seal of the Province of Ontario to TRIEFUS & STRIPP LTD., a Corporation created by or under the authority of the laws of Great Britain and Ireland, authorizing the Corporation, under the said corporate name, to use, exercise and enjoy within the Province of Ontario all the powers, privileges and rights contained in its Licence, dated the 8th day of September, A.D. 1914, granted to the Corporation under the name of S. & E. TRIEFUS & STRIPP, LIMITED.

ARTHUR WELSH, Provincial Secretary.

(1160)

#### Insurance

#### PUBLIC NOTICE

NOTICE IS HEREBY GIVEN that THE PROV-IDENT (La Prevoyance) a Joint Stock Insurance Company, with head office in Montreal, Quebec, has been licensed to transact Fire, Accident, Automobile, Employers' Liability, Guarantee, Inland Transportation, Plate Glass, Property Damage, Public Liability, Sickness, Theft and Workmen's Compensation Insurance for the term beginning July 1st, 1952, and ending June 30th 1953.

> ROY B. WHITEHEAD, Superintendent of Insurance.

Department of Insurance, Parliament Buildings, Toronto, Ontario.

NOTICE IS HEREBY GIVEN that MINNESOTA MUTUAL LIFE INSURANCE COM-PANY, a Mutual Insurance Corporation, with head office in St. Paul, Minnesota, has been licensed to transact Life Insurance for the term beginning July 1st, 1952, and ending June 30th, 1953.

> ROY B. WHITEHEAD, Superintendent of Insurance.

Department of Insurance, Parliament Buildings, Toronto, Ontario.

(1136)

23

#### The Credit Unions Act

#### NOTICE OF DISSOLUTION

NOTICE IS HEREBY GIVEN that pursuant to the provisions of Section 49 of The Credit Unions Act the PETERBORO TELEPHONE EMPLOYEES' CREDIT UNION LIMITED has been dissolved on and from the date of this publication in The Ontario Gazette, and the name has been struck from the register of credit unions.

G. F. PERKIN, Registrar of Credit Unions.

(1162)

23

## Voluntary Winding Up under The Companies Act

NOTICE IS HEREBY GIVEN that the Liquidators of the corporations listed below have filed in the office of the Provincial Secretary a Return under Section 207 (2) of The Companies Act. The corporations, their dates of incorporation and the date of filing are as follows:

Name of Corporation	Date of Incorporation	Date of Filing Return
Allen Hotel Corporation Limited	May 23, 1949	May 9, 1952
W. H. Banfield Sons Limited	Nov. 20, 1939	May 12, 1952
Children's Wear, Limited	May 19, 1919	May 26, 1952
Crystal Park Company, Limited	Dec. 13, 1930	May 1, 1952
Ellis Park Apartments, Limited.	Jan. 27, 1925	May 16, 1952
Quality Metal Products Limited	Mar. 20, 1930	May 19, 1952
Winscana Products Limited	July 7, 1926	May 15, 1952
Max Zaitchik Limited	Feb. 12, 1951	May 22, 1952

J. CUDNEY, Deputy Provincial Secretary.

### **Application to Parliament**

#### **Private Bills**

PUBLIC NOTICE

LEGISLATIVE ASSEMBLY OF ONTARIO

The attention of Municipal Officials, Solicitors and all other persons who may be interested in the preparation of Private Bills for submission to the Legislative Assembly of Ontario is directed particularly to the following Rules of the House governing the submission of such Bills:

RULES RE SUBMISSION OF PRIVATE BILLS

- 63.—(1) No petition for any Private Bill is received by the House after the first two weeks of each Session nor may any Private Bill be presented to the House after the first three weeks of each Session; nor may any report of any Standing or Select Committee upon a Private Bill be received after the first six weeks of each Session and no motion for the general suspension or modification of this Rule shall be entertained by the House unless after reference made thereof, at a previous sitting of the House, to the several Standing Committees charged with the consideration of Private Bills upon Report submitted by two or more of such committees.
- 64.—(1) Any person desiring to obtain a Private Bill shall deposit with the Clerk of the House at least eight (8) days before the meeting of the House a copy of such Bill together with a fee of \$150, and if such Bill is not deposited by that time the applicant shall pay \$10 for each and every day which intervenes between the said eighth day and the date of the filing of the Bill.
- (2) After the first reading of the Bill and before its consideration by the Committee to which it is referred, the applicant in every case shall pay the cost of printing the Act in the Statutes.
- (3) The following charges shall also be levied and paid in addition to the foregoing.
- (a) When any rule of the House is suspended with reference to a Bill or the Petition therefor, for each suspension, \$50.
- (b) When a Bill is presented to the House after the first three weeks of the Session and before the end of the fourth week, \$75.
- (c) When a Bill is presented after the fourth week of the Session, \$100.
- (4) In case of any Bill incorporating a company or increasing the capital stock of a company already incorporated, there shall be paid to the Clerk of the House, by or on behalf of the applicant, before the same is reported to the House, the same fee as would be payable to the Provincial Secretary in the case of an incorporation or increase of capital under the provisions of The Ontario Companies Act, less the sum of \$150 already paid to the Clerk of the House.
- (5) When a Bill is for the purpose of confirming by-laws, bonds, debentures or other securities, or authority is asked to borrow money or to increase borrowing powers, the following additional fees shall be paid according to the amount of money involved:

On amounts less than \$10,000, \$25; on amounts over \$10,000 and up to \$25,000, \$50; on amounts over \$25,000 and up to \$40,000, \$75; on amounts over \$40,000 and up to \$75,000, \$100; on amounts over \$75,000 and up to \$125,000, \$125; on amounts over \$125 and up to \$175,000, \$150; on amounts over \$125,000 and up to \$250,000, \$200; on amounts over \$250,000 and up to \$350,000, \$250; and an additional fee of \$50 for every \$100,000 over \$350,000.

66. All applications for Private Bills properly the subject of legislation by the Legislative Assembly of Ontario, within the purview of "The British North America Act, 1867," shall require a Notice, clearly and distinctly specifying the nature and object of the application and, where the application refers to any proposed work, indicating generally the location of the work, and signed by or on behalf of the applicants, such Notice to be published as follows, viz:

A notice inserted in THE ONTARIO GAZETTE and in one newspaper published in the Municipality affected, or if there be no newspaper published therein, then in a newspaper in the next nearest municipality in which a newspaper is published.

Such notice shall be continued in each case for a period of at least six weeks, during the interval of time between the close of the next preceding Session and the consideration on the Petition.

- If the application is by a Municipal Corporation for authority to issue debentures the notice shall set out the particulars of the existing debenture debt and the amount of rateable property of the Municipality according to the last revised assessment roll of the Corporation, and in brief and general terms, the object for which the new issue of debentures is required.
- 67. Before any Petition praying for leave to bring in a Private Bill for the erection of a Toll bridge is received by the House, the person or persons intending to petition for such Bills shall, upon giving the Notice required by preceding Rule, also, at the same time and in the same manner, give Notice of the rates which they intend to ask, the extent of the privileges, the height of the arches, the interval between the abutments or piers for the passage of rafts and vessels, and mentioning also whether they intend to erect a drawbridge or not, and the dimensions of the same.
- 68. Before any Petition praying for leave to bring in a Bill for the construction of Railways, Tramways or canals is received by the House, the person or persons petitioning for such Bill shall deposit with the Clerk the following documents:
- 1. A map or plan upon a scale of not less than half an inch to the mile, showing the location upon which it is intended to construct the proposed work, and showing also the line of existing or authorized works of a similar character within, or in any way affecting the district or any part thereof which the proposed work is intended to serve. Such map or plan to be signed by the Engineer or other party making the same.
- 2. A book of reference in which shall be clearly set out the following information in separate schedules, namely:

SCHEDULE A.—The name of each municipality within which the proposed works or any part thereof are intended to be constructed; the population of each such municipality as returned by the next preceding census, the rateable value of the property within each such municipality, as returned by the next preceding assessment rolls thereof; and this schedule may contain in a separate statement similar information as to the adjoining districts intended to be served by the proposed work.

SCHEDULE B.—A general description of the nature, extent and proposed character of the contemplated works, and an estimate of the probable cost thereof, distinguishing the general items of construction and the cost thereof respectively, as well as the nature, extent and probable cost of all engines and car stock or other outfit or equipment necessary to the use and operation of the proposed undertaking, such schedule to be signed by the Engineer, or other person preparing the same.

SCHEDULE C.—An exhibit showing the total amount of capital proposed to be raised for the purposes of the undertaking and the manner in which it is proposed to raise the same, whether by ordinary shares, bonds, debentures or other securities, and the amounts of each respectively.

SCHEDULE D.—An estimate of the probable revenues of the proposed undertaking showing the sources whence the same are expected to be derived; the annual earnings thereof respectively; the probable annual cost of operation or working expenditure, and the annual net revenue applicable to the payment of interest on the proposed investments, such schedules to be signed by the person preparing the same.

- 72. When any Bill for confirming any Letters Patent, or Agreement, is presented to the House, the copy of such Letters Patent, or Agreement, shall be attached to it.
- 74. Every Private Bill, when read a first time shall, unless it be an Estate Bill or a Bill providing for the consolidation of a floating debt or for the consolidation or renewal of debentures (other than local improvement debentures) of a Municipal Corporation, shall stand referred to the proper Standing Committee, and all petitions before the House, for or against the Bill, are considered referred to such Committee.
- 75. Every Private Bill, in so far as it provides for the consolidation of a floating debt or for the consolidation or renewal of debentures (other than local improvement debentures) of a Municipal Corporation when a Bill has been read the first time, shall, without special reference, stand referred to The Ontario Railway and Municipal Board for their report; and a copy of such Bill and of the Petition on which the same is founded shall be forthwith transmitted by the Clerk of the House to the Board, in order that the Board may, after an inquiry into the allegations set out in the Bill, and into any other matters which the Board may deem necessary in connection therewith, report to the House whether or not it is reasonable that such Bill or part thereof relating to the matters aforesaid shall be passed; and what alterations, if any, should be made in the same, and the Board shall make such inquiry accordingly and shall sign the same; and the said Report, Bill and Petition shall be transmitted to the Clerk, and the Report shall be read by the Clerk at the Table and shall be entered on the Journals of the House, and the Bill, together with the Report, shall stand referred to the Standing Committee on Private Bills.
- 76. Every Estate Bill, when read a first time shall without special reference, stand referred to the Commissioners of Estate Bills, for their Report, and a copy of such Bill, and of the Petition on which the same is founded, shall be forthwith transmitted by the Clerk of the House to the said Commissioners, or one of them in order that they, or any two of them, may, after perusing the Bill, without requiring any proof of the allegations thereof, report to the House their opinion thereon under their hands; and whether presuming the allegation contained in the preamble to be proved to the satisfaction of the House, it is reasonable that such Bill do pass into a law; and whether the provisions thereof are proper for carrying its purposes into effect, and what alteration or amendments, if any, are necessary in the same, and in the event of the approving the said Bill they are to sign the same; and the said Report, with the said Bill and Petition, are to be transmitted by the said Commissioners to the Clerk; and the Report shall be read by the Clerk at the Table, and shall be entered on the Journals of the House; and the Bill, together with the Report, shall stand referred to the Standing Committee on Private Bills, which is not to consider the said Bill, before the delivery of the said report, Bill and Petition to the Chairman of the said Committee.
- 77. In the event of the Commissioners of Estate Bills reporting that, in their opinion, it is not reasonable that the Bill submitted to them shall pass into law such Bill shall not be further considered.

ALEX. C. LEWIS, Q.C. Clerk of the Legislative Assembly of Ontario.

#### **Corporation Notices**

## THE MELROSE TELEPHONE COMPANY LIMITED

TAKE NOTICE that at a special general meeting of the shareholders of The Melrose Telephone Company Limited duly called for the purpose and held on the 28th day of August, 1950, a resolution was passed for the voluntary winding up of the said Company under the provisions of the Companies Act (Ontario) and for the appointment of Elizabeth Wilding of the Township of Korah as Liquidator.

Dated this 29th day of May, 1952.

ELIZABETH WILDING, Secretary. (Liquidator)

(Diq

(1152)

2.3

## McDONALD & WILLSON LIGHTING STUDIOS, LIMITED

By-law No. 12

That clause (c) of By-law No. 2 of the company passed on the 29th day of April, 1922 be and the same is hereby repealed and that in lieu thereof the following be substituted, namely:

"(c) There shall be a Board of five (5) directors, of whom three (3) shall form a quorum."

Certified a true copy of By-law No. 12 of McDonald & Willson Lighting Studios Limited, dated the 30th day of April, 1952.

E. G. TYRER, Secretary.

(1153)

2.3

BE IT ENACTED as a by-law of IRISH & MAULSON LIMITED, that the number of the members of the Board of Directors of the Company be decreased from ten to four and that the number of Directors required to constitute a quorum for the transaction of business at any meeting of Directors shall be a majority. All by-laws inconsistent herewith are to the extent of such inconsistency hereby repealed.

Enacted this 14th day of June, 1951.

EDWARD N. LEE, Secretary.

Certified to be a true copy of by-aw of Irish & Maulson Limited which was duly enacted at a meeting of the Board of Directors of the Company held on the 14th day of June, 1951, and subsequently confirmed by at least two-thirds of the votes cast at the annual meeting of the Shareholders held on the 19th day of May, 1952.

EDWARD N. LEE, Secretary.

(Oct., 1939)

T.F.N.

(1163)

#### By-LAW No. 5

By-law varying number of Directors and fixing quorum.

BE IT ENACTED and it is hereby enacted as a by-law of MacLACHLAN LUMBER & WOOD-WORKING COMPANY LIMITED (herein called the "Company") as follows:

- 1. The number of directors of the Company be and the same is hereby increased from four to six so that the Board of Directors of the Company shall hereafter be composed of six (6) directors.
- 2. Four directors shall constitute a quorum at any meeting of the Board of Directors.
- 3. All prior by-laws, resolutions and proceedings of the Company inconsistent herewith are hereby amended, modified and revised in order to give effect to this by-law.

Enacted this 3rd day of March, 1952.

Witness the Corporate Seal of the Company.

(Corporate Seal)

A. G. MacLACHLAN, President. IAN MacLACHLAN, Secretary.

(1164)

#### WELLES CORPORATION LIMITED

#### By-law Number 14

BE IT ENACTED and it is hereby enacted as a by-law of Welles Corporation Limited (hereinafter called "the company") as follows:

- 1. The number of directors of the company be and the same is hereby increased from five to seven so that the Board of Directors of the company shall hereafter be composed of seven directors.
- 2. Four directors shall constitute a quorum at any meeting of the Board of Directors.
- 3. All prior by-laws, resolutions and proceedings of the company inconsistent herewith are hereby amended modified and revised in order to give effect to this by-law.

Enacted this 15th day of November, A.D. 1950.

Witness the corporate seal of the company.

H. V. WELLES,
President.
F. N. TRUESDELL,
Secretary.

Certified a true copy of By-law number 14 enacted at a meeting of the Board of Directors of the Company held on the 15th day of November, 1950, and confirmed at a meeting of the shareholders held the same day.

WELLES CORPORATION LIMITED By F. N. TRUESDELL, Secretary.

#### NOARK ELECTRIC PRODUCTS LIMITED

#### By-Law No. 3

BE IT ENACTED and it is hereby enacted as a by-law of Noark Electric Products Limited (herein called the "Company") as follows:

- 1. The number of directors of the Company be and the same is hereby increased from three to five so that the board of directors of the Company shall hereafter be composed of Five Directors.
- 2. Three directors shall constitute a quorum at any meeting of the board of directors.
- 3. All prior by-laws, resolutions and proceedings of the Company inconsistent herewith are hereby amended, mofified and revised in order to give effect to this by-law.

Enacted this 5th day of May, 1952.

Witness the Corporate Seal of the Company.

HAROLD VORZIMER, President. HAROLD VORZIMER, Secretary.

(1166)

23

2.3

#### RICHMOND SHOPPES (KITCHENER) LIMITED

TAKE NOTICE that at a special general meeting of the shareholders of Richmond Shoppes (Kitchener) Limited, duly called for the purpose, and held on the 12th day of May, A.D. 1952, a resolution was passed for the voluntary winding up of the said Company under the provisions of The Companies' Act (Ontario), for the appointment of Samuel Lerner, of the City of London, in the County of Middlesex, as Liquidator.

AND FURTHER TAKE NOTICE that if you have any claim against the said Company, proof of such claim must be filed with the Liquidator within 30 days of the date of this notice, after which time the assets of the above Company will be distributed amongst the persons entitled thereto, having regard to the claims of which the Liquidator has then notice.

Dated at London, Ontario, this 29th day of May, A.D. 1952.

SAMUEL LERNER, c/o Lerner & Lerner, 425 Richmond Street, London, Ontario.

(1167)

23

#### By-Law No. 4

Whereas it is deemed expedient to change the location of the head office of the Company.

BE IT ENACTED and it is hereby enacted as a by-law of UTILITY & INDUSTRIAL SUPPLY COMPANY (CANADA) LIMITED that the location of the head office of the Company be and the same is hereby changed from the City of Sarnia to the City of Toronto in the Province of Ontario.

Enacted this 24th day of May, 1952.

Witness the Corporate Seal of the Company.

H. L. GENTRY,
President.
L. M. HEMINOVER,
Ass't. Secretary.

Certified to be a true copy of By-law No. 4 of Utility & Industrial Supply Company (Canada) Limited which was duly enacted at a meeting of the board of directors of the Company duly held on the 24th day of May,1952 and was subsequently consented to in writing by all the shareholders of the Company.

Dated this 24th day of May, 1952.

L. M. HEMINOVER, Ass't. Secretary.

(1168)

NOTICE IS HEREBY GIVEN that NIAGARA TRADING CO. LIMITED will make an application to His Honour the Lieutenant-Governor for leave to surrender its charter.

Dated at Niagara Falls, Ontario, this 30th day of May, A.D. 1952.

> S. MILLER, Secretary.

(1169)

23

#### NEW DICKENSON MINES LIMITED (No Personal Liability)

By-LAW No. 19

A by-law increasing the Board of Directors from five to seven in number.

BE IT ENACTED as By-law No. 19, New Dickenson Mines Limited (No Personal Liability) as follows:

"That Section 1 of Article III of By-law No. 1 of New Dickenson Mines Limited be amended by deleting the word 'five' and substituting therefor the word 'seven', and by deleting the words 'a majority' and substituting therefor the word 'three'.''

Passed by the Directors and sealed with the Corporate Seal of the Company this 22nd day of April,

> A. W. WHITE, President. R. B. LAW, Secretary.

(Seal)

Certified to be a true copy of By-law No. 19 of New Dickenson Mines Limited which was duly enacted at a meeting of the Board of Directors of the Company held on the 22nd day of April, 1950, and was sub-sequently confirmed by the unanimous vote of all the Shareholders of the Company, present or represented, at a Special General Meeting of the Shareholders held on the 3rd day of June, 1950.

May 29, 1952.

L. W. McILMURRAY. Assistant Secretary.

#### PRINTERS GUILD LIMITED

NOTICE IS HEREBY GIVEN that Printers Guild Limited will make an application to His Honour the Lieutenant-Governor for leave to surrender its charter.

Dated at Oshawa, Ontario, this 2nd day of June, 1952.

> S. T. HOPKINS, Secretary.

(1174)

23

#### WALSH INTERNATIONAL ADVERTISING LIMITED

BE IT ENACTED and it is hereby enacted as a by-law of Walsh International Advertising Limited that the location of the head office of the Company be and the same is hereby changed from the City of London to the City of Toronto, in the Province of Ontario.

Enacted this 2nd day of May, 1952.

W. GEORGE AKINS, President.
J. J. M. SIMPSON, Sec. Treas.

(1175)

#### YOUNG, YOUNG & GROSS LIMITED

Under the provisions of The Companies (Ontario), the above named Company hereby gives notice that it will make application to His Honour the Lieutenant-Governor of Ontario for acceptance of the surrender of its charter on and after the date to be affixed by the Lieutenant-Governor.

Dated at Toronto, this 3rd day of June, 1952.

PAUL E. YOUNG, Secretary.

(1176)

23

#### GEO. A. ROME & SON LIMITED

By-LAW NUMBER 6

BE IT ENACTED, and it is hereby enacted as a by-law of Geo. A. Rome & Son Limited as follows:—

- 1. That the Board of Directors of the Company be and the same is hereby increased from three to six so that the Board of Directors of the Company shall hereafter be composed of six Directors.
- 2. That three Directors shall constitute a quorum at any meeting of the Board of Directors.
- 3. That all prior by-laws, resolutions and proceedings of the Company inconsistent herewith are hereby amended, modified and revised in order to give effect to this by-law.

Enacted this 16th day of April, A.D. 1952.

Witness the Corporate Seal of the Company.

OLIVER STEWART, Secretary. G. A. ROME. Chairman.

Certified a true copy of By-law Number 6 of Geo. A. Rome & Son Limited.

Dated at Toronto, this 16th day of April, A.D. 1952.

ALBERT SARACINI. Secretary.

(1180)

#### TRIMFIT OF CANADA LIMITED

#### By-Law No. 3

BE IT ENACTED and it is hereby enacted as a by-law of Trimfit of Canada Limited (herein called the "Company") as follows:

- The number of directors of the Company be and the same is hereby increased from three to four so that the board of directors of the Company shall hereafter be composed of Four Directors.
- 2. Three directors shall constitute a quorum at any meeting of the board of directors.
- 3. All prior by-laws, resolutions and proceedings of the Company inconsistent herewith are hereby amended, modified and revised in order to give effect to this by-law.

Enacted this 15th day of April, 1952.

Witness the Corporate Seal of the Company.

ARNOLD A. KRAMER, JR., President. ROBERT KRAMER. Secretary.

(1198)

23

Under The Companies Act (Ontario) VOLLICK ELECTRIC LIMITED hereby gives notice that it will make application to His Honour The Lieutenant-Governor of Ontario for acceptance of the surrender of its Charter on and after a date to be fixed by the Lieutenant-Governor.

Dated at Hamilton, Ontario, this 30th day of May, A.D. 1952.

> DORIS E. VOLLICK, Secretary.

(1202)

23

#### **Notice to Creditors**

In the matter of The Bulk Sales Act and the sale in bulk of the Automobile Dealer's Business known as W.E. COOPER MOTORS of the Town of Brampton in the County of Peel and Province of Ontario.

NOTICE IS HEREBY GIVEN that Wilfred E. Cooper did, on the 31st day of May, 1952, make a bulk sale of his business known as W. E. Cooper Motors to Stanley Stonehouse and that the undersigned (1200)

has been appointed to act as Trustee pursuant to the provisions of The Bulk Sales Act, R.S.O. 1950 Chapter

FURTHER TAKE NOTICE that all creditors of W. E. Cooper Motors should file proof of their claims with the undersigned on or before the 30th day of June 1952, after which date the undersigned Trustee will proceed to distribute the proceeds of the said sale among the persons entitled thereto and having regard only to claims of which he shall then have had notice.

Dated at Toronto this 4th day of June, 1952.

STANLEY ARMOUR. Trustee Suite 601 220 Bay Street, Toronto, Ontario.

(1203)

#### Change of Name Act

TAKE NOTICE that David Motcovitch of 42 Elm Ridge Drive, in the Township of York, in the County of York, will apply on behalf of himself, his wife Ida Motcovitch, and his child Marshall Jeffrey Motcovitch, all residing at the above address, to His Honour Judge Lovering in Chambers in the City Hall, Toronto, on Monday, the 30th day of June, A.D. 1952, at 10.00 o'clock in the forenoon, to have their surnames changed to Marks.

> BORINS & FRIEDMAN. 62 Richmond Street, West, Toronto, Ontario, Solicitors for the Applicant.

(1177)

TAKE NOTICE that Michael Stanewicz and Walter Stanewicz, (his son, 22 years) will both apply to His Honour Judge Forsyth at the City Hall, Toronto, on July 4th, 1952, at 10 o'clock in the forenoon to change their names from Michael Stanewicz and Walter Stanewicz to Michael Stanewick and Walter Stanewick respectively, and the names of Julia Stanewicz, wife, Dorothy Stanewicz, daughter, and Michael Stanewicz, minor son, of the said Michael Stanewicz, to Julia Stanewick, Dorothy Stanewick and Michael Stanwick respectively.

Dated at Toronto this 2nd day of June, 1952.

THEO. HUMENIUK, 414 Bay Street, Toronto 1, Ont. Solicitor for the Applicants.

(1178)

TAKE NOTICE that the application of John Quesnelle of the Village of Port McNicoll, in the County of Simcoe and Province of Ontario, to change his name to John Kent will be heard by His Honour Judge James Gray Harvie, in his Chambers at the County Court House, Barrie on Tuesday, the 24th day of June, 1952, at the hour of 10.30 o'clock in the forenoon.

> GASTON CARBONNEAU, Penetanguishene, Ontario, Solicitor for the Applicant.

TAKE NOTICE that Mary Anne Benoske of 55 Collegeview Avenue, Toronto, will apply to His Honour Judge Forsyth at his Chambers in the City Hall, Toronto, on Thursday, the 10th day of July, 1952, at 10.30 a.m. to change her name to Mania Bennett.

Dated at Toronto this 3rd day of June, A.D. 1952.

HARRY L. MENDELSON, 26 Queen Street, East, Toronto, Ontario. Solicitor for the Applicant.

(1199) 23

NOTICE IS HEREBY GIVEN that the application of Jean Paul Moreau, of the City of Ottawa, in the County of Carleton, Apprentice Steamfitter, to change his name to Jean Paul LaFlamme, will be heard by His Honour Alan Gordon McDougall, Judge of the County Court of the County of Carleton at his Chambers, 152 Metcalfe Street in the said City of Ottawa, on the 23rd day of June, 1952 at 10 o'clock in the forenoon.

Dated this 22nd day of May, A.D. 1952.

LOW, HONEYWELL & MURCHISON, 88 Metcalfe Street, Ottawa, Ontario. Solicitors for the Applicant.

(1170)

TAKE NOTICE that pursuant to the above Act, James McManus, of 185 Berkeley Street, Toronto, will apply to His Honour, Judge Forsyth, at his Chambers, in the City Hall, Toronto, on the 15th day of July, 1952, at 10.30 o'clock in the forenoon, for an Order changing his name to James Gardiner.

MORRIS POMER, B.A., 417 Parliament St., Toronto 2, Solicitor for the Applicant.

(1171) 23

TAKE NOTICE that Robert Theodore Whitaker, of the Village of Windermere, in the District of Muskoka, will apply to His Honour Judge Wright, Judge of the District Court of the District of Muskoka, at his chambers at the Court House, Bracebridge, Ontario, on Wednesday, the 2nd day of July, 1952, at the hour of 10.30 o'clock in the forenoon (Daylight Saving Time), to change his name to Robert Theodore Farmer.

Dated at Bracebridge, Ontario, this 31st day of May, 1952.

BEST & LEE, Bracebridge, Ontario, Solicitors for the Applicant.

#### Miscellaneous Notices

#### NOTICE OF INTENTION

NOTICE IS HEREBY GIVEN that I, Kenneth Young Hinton of the city of Niagara Falls, in the Province of Ontario, a member of the Bar of the Province of New Brunswick, intend to apply to the Benchers of the Law Society of Upper Canada in the month of June, 1952, to be called to the Bar and admitted to practise as a Solicitor in the Province of Ontario.

Dated at Niagara Falls, the 8th day of April, A.D. 1952.

K. Y. HINTON, 520 Queen Street, Niagara Falls, Ontario.

(827)

16-17-18-19-20-21-22-23

#### NOTICE OF INTENTION

NOTICE IS HEREBY GIVEN that I, JOHN A. TUCK, of Toronto, in the Province of Ontario, a member of the Bar of Alberta and Ontario, intend to apply to the Benchers of the Law Society of Upper Canada in the month of September, 1952, to be admitted to practise as a Solicitor in the Province of Ontario.

Dated at Toronto the 7th day of May, A.D. 1952.

J. A. TUCK, Applicant. 302 Bay St., Toronto, Ont.

(1017)

20-21-22-23-24-25-26-27

#### NOTICE OF INTENTION

NOTICE IS HEREBY GIVEN that I, John Gregory MacDonell, of the City of Toronto, in the Province of Ontario, a member of the Bar of the Province of Alberta, intend to apply to the Benchers of the Law Society of Upper Canada in the month of September, 1952, to be called to the Bar and admitted to practise as a Solicitor in the Province of Ontario.

Dated at Toronto, the 23rd day of May, A.D. 1952.

JOHN GREGORY MacDONELL, 56 Church Street, Toronto.

(1122)

22-23-24-25-26-27-28-29

#### NOTICE OF INTENTION

NOTICE IS HEREBY GIVEN that I Wilbur Roy Jackett of Ottawa, in the Province of Ontario, a member of the Bar of Saskatchewan, intend to apply to the Benchers of the Law Society of Upper Canada, in the month of September, 1952, to be called to the Bar and admitted to practise as a Solicitor in the Province of Ontario.

HONOR COLDREY,

#### Treasurer's Sale of Lands for Taxes

## COUNTY TREASURER'S SALE OF LANDS FOR ARREARS OF TAXES IN THE COUNTY OF CARLETON

To Wit:

BY VIRTUE OF A WARRANT of the Warden of the County of Carleton, bearing date the 19th day of May, A.D. 1952, and to me directed, for the collection of the arrears of taxes against the lands hereinafter described in the following list hereunto annexed, I hereby give notice that, unless the said arrears of taxes, together with all lawful costs and charges be sooner paid, I shall, on the 26th day of September, A.D. 1952, at the hour of ten o'clock in the forenoon, at the Court House, in the City of Ottawa, in the said County of Carleton, proceed to sell by public auction the said lands or as much thereof as may be sufficient to discharge such arrears of taxes and all lawful costs incurred, pursuant to the provisions of the Statute in that behalf made and provided. All lots listed are patented. lots listed are patented.

MONING OF THE PARTY		Cou	nty Treasu	rer.
TOWNSHIP OF FITZROY				
Description of Lot Pt. Lot 18, Con. 6.	Acres	Arrears \$14.84	Expenses \$1.87	Total \$16.71
Pt. Lot 23, Con. 6 E. ½ Lot 14, Con. 4.	100	13.73	1.84 4.12	15.57
S. Lot 21, Con. 5, and Lot 19, Con. 8. E. ½ Lot 20, Con. 12. S. Lot 49 and Lot 50, Con. 10. Pt. Lot 21, S. Lot 31, Con. 6. Pt. Lot 20, S. Lot 89, Con. 6.	100	273.26 58.30 26.15 20.00 5.00	8.33 2.95 2.15 2.00 1.75	281.59 61.25 28.30 22.00 6.75
S.E. pt. Lot 16 and Lot 17, Con. 4	162	222.43	7.06	229.49
TOWNSHIP OF GLOUCESTER	2			
Pt. E. ½ Lot 2, Con. 2 O.F. Plan 86, S.O. pt. Lot 19, Con. 1 O.F.	. 62	157.60	5.44	163.04
S.E. ½ Lot 20, Con. 9 O.F.	. 28 54 . 5	86.08 274.57	3.65 8.36	89.73 282.93
TOWNSHIP OF GOULBURN				
W. ½ Lot 7, Con. 7	100	5.83	1.75	7.58
F. E. ½ Lot 18, Con. 4. E. ½ Lot 11, Con. 1, F. E. ½ Lot 10, Con. 2.	50 150	22.33 268.68	2.05 8.22	24.38 276.90
TOWNSHIP OF HUNTLEY				
S. ¼ Lot 25, Con. 5, S.W. ½ Lot 18, Con. 7	150 100	292.65 25.69	8.82 2.14	301.47 27.83
Lot 4, Con. 9. Pt. Lot 15, Con. 12.	200 170	24.98 4.30	2.12	27.10 6.05
F. ½ Lot 1, F. ½ Lot 2, Con. 9. W. ½ Lot 1, Con. 6	200	40.03 22.93	2.50	42.53
N.W. ½ Lot 22, Con. 1	100	11.84	1.80	13.64
TOWNSHIP OF MARCH				
Pt. Lot 17, Con. 2	15 1 <sup>3</sup> ⁄ <sub>4</sub>	170.22 165.42	5.75 5.63	175.97 171.05
Pt. Lot 10, Con. 11 Pt. Lot 9, Con. 3	100	113.67 381.89	4.34 11.05	118.01 392.94
S.E. ½ N.W. ½ of S.E. ½ Lot 9, Con. 3	25 124	48.86 209.68	2.72 6.74	51.58
Pt. Lot 7, Con. 2, pt. Lot 9, Con. 3 Pt. Lot 15, Con. 3, pt. Lot 16, Con. 5 Pt. Lot 2 and pt. Lot 3, Con. 3	199 150	350.97 431.17	10.27 12.28	361.24 443.45
Pt. Lot 8, Con. 2	3	23.99	2.10	26.09
TOWNSHIP OF MARLBOROUG	Н			
E. ½ Lot 17, E. ½ Lot 15, Con. 9	197	170.50	5.76	176.26
Ft. ½ Lot 24 and Lot 25, Con. 3.  R. ½ Lot 13, Con. 3.	200 100	88.89 13.89	3.72 1.85	92.61 15.74
W. ½ Lot 8, Con. 9. V. Lot pt. Lot 26, B.F.	$\frac{100}{\frac{1}{2}}$	18.07 104.91	1.95 4.12	20.02 109.03 180.82
V. Lot pt. Lot 25, B.F Lot 17 and E. ½ Lot 18, Con. 4	300	174.95 31.95	5.87 2.30	34.25
F. ¾ Lot 25, Con. 8. Ft. pt. Lot 15, E. ½ Lot 16, E. ½ Lot 17, Con. 2.	150 250	68.44 126.43	3.21 4.66	71.65
Lot 22, Con. 8	200 320	84.22 200.83	3.60 6.52	87.82 207.35

#### TOWNSHIP OF NORTH GOWER

	-					
W. ½ Lot 11, Con. 3. Pt. Lot 4, Con. A. S. ½ Lot 7, Con. 4. 10 Tighe St., Manotick E. ½ Lot 4, Con. 4. Lot 33, Con. 4. Pt. Lot 8, Con. A. Lot 9, Con. A. Lt. Lot 27, Con. 1. Lots 16 and 17, Con. 2. S.W. 1/8 Lot 4, Con. 3	100 1/2 100 1/5 100 200 1/5 1/4 1/5 400 25	\$662.24 14.18 275.96 7.89 193.30 73.11 25.63 7.00 20.97 2,411.22 106.57	\$18.06 1.85 8.40 1.75 6.33 3.33 2.14 1.75 2.02 61.78 4.16	\$680.30 16.03 284.36 9.64 199.63 76.44 27.77 8.75 22.99 2,473.00 110.73		
TOWNSHIP OF OSGOODE						
W. ½ Lot 32, B.F.  Pt. Lot 29, E. Main St., Kenmore, Con. 10  S.W. ½ Lot 27, S.E. ¼ Lot 27, Con. 5  N.E. corner Lot 26, Con. 2  E. ½ Lot 25, Con. 10  E. ½ Lot 25, Con. 4  E. ½ S.W. ¼ Lot 25, Con. 4  W. ½ Lot 26, Con. 5  W. pt. Lot 31, Con. 1  W. ½ Lot 17, Con. 2  W. ½ Lot 18, Con. 2	$\begin{array}{c} 60 \\ 1/8 \\ 100 \\ 1/2 \\ 100 \\ 100 \\ 25 \\ 100 \\ 1/8 \\ 100 \\ 100 \\ \end{array}$	81.69 5.81 37.18 6.83 471.71 152.91 31.25 116.16 7.52 166.89 164.51	3.54 1.75 2.43 1.75 13.30 5.32 2.28 4.40 1.75 5.67 5.61	85.23 7.56 39.61 8.58 485.01 158.23 33.53 120.56 9.27 172.56 170.12		
TOWNSHIP OF RICHMOND						
Pt. Lot 6, E. Lennox St	1/ <sub>4</sub> 1	55.91 212.46	2.90 6.81	58.81 219.27		
TOWNSHIP OF TORBOLTON						
Lot 14, Con. 2, Pl. 401		33.10 34.93	2.33	35.43 37.30		
W. ½ Lot 18, Con. 1. Lots 60 and 86, Pl. 417  N.E. ½ of N.E. ½ Lot 18, Con. 1  S. ½ of N.W. ¼ Lot 7, Con. 5  N.W. ¼ Lot 2, Con. 2  Lot 77, Pl. 417  Lot 70, Pl. 417  S. 40 ft. of Lot 35, Pl. 413  Lots 22 and 23, Pl. 447  Lot 29, Pl. 447  Lot 29, Pl. 447  Lot S. ½ 103, 105, Lot 106, Pl. 428  Pt. Lot 9, Con. 7  Pot Lot 16, Con. 5  Lot 141, Pl. 428  S.E. ½ Lot 3, N.W. ½ Lot 2, Con. 4  Lot 3, Pl. 429  W. ¼ Lot 11, Con. 3	100 50 25 50 1 200 50	136.16 64.87 88.22 10.95 66.87 28.46 35.84 25.34 13.75 4.11 106.96 16.31 9.25 12.94 207.89 119.55 132.24	4,90 3,12 3,70 1,77 3,17 2,21 2,40 2,13 1,84 1,75 4,17 1,91 1,75 1,82 6,70 4,49 4,81	141.06 67.99 91.92 12.72 70.04 30.67 38.24 27.47 15.59 5.86 111.13 18.22 11.00 14.76 214.59 124.04 137.05		
Published in The Ontario Gazette, June 7th, 1952.						

## TREASURER'S SALE OF LANDS FOR TAXES CORPORATION OF THE TOWNSHIP OF CHARLOTTEVILLE

23

To Wit:

(1148)

BY VIRTUE OF A WARRANT issued under the hand of the Reeve and the Seal of the Township of Charlotteville bearing the date the seventeenth day of March, 1952, and to me directed, commanding me to levy upon the lands mentioned in the following list for the arrears of taxes due thereon, and the costs as herein set forth, I hereby give notice that, unless the said arrears and costs are sooner paid, I shall proceed to sell the said lands or so much thereof as may be necessary to settle the aforesaid arrears of taxes and other charges thereon, in the Village Hall, in the Village of Vittoria, by public auction, on Monday, the 15th day of September 1952, beginning at 10 o'clock in the forenoon and in compliance with The Assessment Act.

AND TAKE FURTHER NOTICE, at the adjourned sale to be held at the same hour on Monday the 22nd day of September, 1952, if necessary, the Corporation of the Township of Charlotteville intends to purchase any of the lands offered for sale unless the full amount of all arrears and costs be realized from the sale thereof.

			W. N. DI	INGLEME	LIN,
				Tr	easurer.
Name of Owner or Persons Assessed and	Years in				Patented or
Description of Lands, Lot, Concession, etc.	Arrears	Taxes	Costs	Total	Unpatented
Freeman Brown—S. ½ Lot 9, Con. 6, 100 acres, Deed					
180621	1949-51	\$232.11	\$9.64	\$241.75	Patented
John Rittman—N. ½ Lot 1, Con. 6, 98½ acres	1949-51	37.39	4.78	42.17	

Vincent Bartek—S. pt. Lot 4, Con. A, 40 acres Erie Lazelle Cornell—Cen. W. pt. Lot 18, Con. 1, Deed	1949-51	\$470.93	\$15.61	\$486 54	
No. 187798.  Albert Stanley Cook—Vittoria Plan, Lots 4 and 5, Block	1949-51	53.61	5.18	58.79	Patented
23, Deed No. 208318.  Gilbert E. Saunders—S.W. pt. Lot D, Plan 135, Deed	1949-51	46.02	4.99	51.01	Patented
No. 233461 Arthur Earl Fick—N. ½ Lot 20, Con. 6, Deed No. 225117	1949-51	117.31	6.78	124.09	Patented
225117.  Robert S. Gardiner—E. ½ S.E. ¼ Lot 15, Con. 9,	1948-51	86.03	5.99	92.02	Patented
Deed No. 197281.  I. Howick or S. Wells—Pt. Lot 1, Block 1, Forestville,	1929-51	96.38	6.25	102.63	Patented
Deed No. 1/084/	1943-51	247.76	10.04	257.80	Patented
E. Jackson or A. Dayball—Central pt. Lot 13, in front of Con. A, Deed No. 219842.	1949-51	197.67	8.78	206.45	Patented
Louis Lipsit—Lot A, Plan 82B, Lots 9, 10, 12, 13, 14, 15, 16, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29					
30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 41, Plan 287 William Wallace Lipsitt—Lots 39 and 40 and S. 17½	1945-51	1,395.65	38.73	1,434.38	
acres, Lot 15, Plan 82B, 67 acres, Deed No. 198805. Herbert Bruce Lipsitt—Lots pt. B1, pt. 6, 8, 9, pt. 10,	1949-51	270.96	10.61	281.57	Patented
pt. 11, pt. 12, Plan 82B, Deed No. 228950 John Barnes—W. 1/2 N.E. 1/4 Lot 15, Con. 9, 25 acres,	1949-51	114.27	6.70	120.97	Patented
Deed No. 224458. Lester N. Lewis—1 acre, Central N. pt. Lot 1, Con. 7,	1947-49	44.03	4.94	48.97	Patented
Deed No. 216448	1949-51	39.56	4.83	44.39	Patented
Block 13, Lynedoch 37B, Deed No. 188624 William Edward Picard—Lot 6, Block 23, Vittoria Plan	1949-51	247.83	10.04	257.87	Patented
29B, Deed No. 184734.  Grant Fox—Lot 3, Block 2, Plan 36B, Normandale,	1944-51	71.72	5.63	77.35	Patented
Deed No. 203400	1944-51	100.00	6.34	106.34	Patented
Florence Maud Ruttle—Lots 17, 18, 19, Block 1, Plan 32B, St. Williams, Deed No. 200793.	1947-51	173.99	8.19	182.18	Patented
J. H. Smith Estate—S.W. pt. Lot 16, Con. 6, 100 acres, Deed No. 140498.	1949	10.47	4.10	14.57	Patented
Lawrence Lea Taylor—S. pt. Lot 18, Con. 10, 11 acres, Deed No. 206735.	1949-51	43.84	4.94	48.78	Patented
John Raymond Wilson—N. ½ of S. ½ of N. ½ Lot 9, Con. 10, 25 acres, Deed No. 155042	1949-51	40.95	4.86	45.81	Patented
Harold C. Wilson—Central pt. Lot 8, Con. 12, Deed No. 130485	1944	9.75	4.09	13.84	Patented
Vella Winters—Central N. pt. Lot 7, Con. 1, 1 acre, Deed No. 232833	1949-51	3.35	4.09	7.44	Patented
Geza Zorad—N. 60 acres Lot 6, Con. 4, Deed No. 219273 Ross Taylor—1 acre, central E. pt. N. ½ Lot 9, Con. 8,	1949-51	132.46	7.15	139.61	Patented
Deed No. 216509	1946-51	54.42	5.20	59.62	Patented

Published in The ONTARIO GAZETTE, June 7th, 1952.

(1149)

2.3

## TREASURER'S SALE OF LANDS IN ARREARS FOR TAXES MUNICIPALITY OF LITTLE CURRENT, DISTRICT OF MANITOULIN

#### PROVINCE OF ONTARIO

To Wit:

BY VIRTUE OF A WARRANT issued by the Mayor under the Seal of the Corporation of the Town of Little Current, to me directed, having date the Fourth day of April, 1952, commanding me to levy upon and sell the lands mentioned in the following list for arrears of taxes and costs due thereon, I hereby give notice that, unless such arrears of taxes and costs are sooner paid, I shall, pursuant to the provisions of The Assessment Act proceed to sell by public auction the said lands, or as much thereof as may be necessary for the payment of the said taxes and costs, at the Municipal Building, Little Current, on Monday, the 15th day of September, 1952, at the hour of two o'clock in the afternoon.

W. A. SIMS, Treasurer.

Parcel	Arrears		Treas.	
No. Owner and Description of Land	Taxes	Advt.	Cost	Total
1. John Roy—17 S. Vankoughnet	\$45.60		\$1.13	\$49.95
2. A. Hurtubise—S. ½ Lot 5, S. Campbell	96.90	3.22		102.52
3. Wm. Taylor—Lot 27, S. Wilson	163.99	3.22	4.10	171.31
4. Art Bond—Lot 18, S. Wilson	107.61	3.22	2.69	113.52
5. J. G. Eadie—E. pt. Lot 33, N. Wilson	40.31		1.00	44.53
6. Alex. Patterson—Lot 15, N. Campbell	108.30	0	2.70	114.22
7. John Beaudin—E. pt. Lot 29, N. Blake	108.30	3.22	2.70	114.22

Published in The Ontario Gazette, June 7th, 1952.

# TREASURER'S SALE OF LANDS IN ARREARS FOR TAXES MUNICIPALITY OF THE TOWNSHIP OF PELEE, COUNTY OF ESSEX

#### PROVINCE OF ONTARIO

To WIT:

BY VIRTUE OF A WARRANT issued by the Reeve under the Seal of the Corporation of the Township of Pelee, to me directed, having date the tenth day of May, 1952, commanding me to levy upon and sell the lands mentioned in the following list for arrears of taxes and costs due thereon, I hereby give notice that, unless such arrears of taxes and costs are sooner paid, I shall, pursuant to the provisions of The Assessment Act, proceed to sell by public auction the said lands, or as much thereof as may be necessary for the payment of the said taxes and costs, at the Township Hall, on Saturday, September 6th, 1952, at the hour of ten o'clock in the forenoon.

NOTICE IS FURTHER GIVEN that if any of the said lands remain unsold an adjourned sale will be held on Saturday, September 13th, 1952, at the same hour and place, and that the Municipal Council reserves the right to purchase thereat any of the said lands if the price offered is less than the arrears of taxes and costs.

HAROLD V. D. BEARD, Treasurer.

Parcel No. Owner and Description of Land	Years in Arrears	Taxes	Cost of Treas.	Cost for Advt.	Total	Unpatented Patented or
1. John M. Scudder Estate—Plan 338, pt. Beach Lot B	1949-51	\$15.21	\$0.38	\$8.34	\$23.93	Patented
2. Mattie Twachtman Estate-Plan 438,			,		,	
Lots 19-23, incl	1949-51 1948-51	7.56 9.24	. 25 . 25	8.34 8.34	16.15 17.83	Patented Patented
4. James Echdahl—Plan 1277, Lot 55 5. Abbot Lee and Esther Lee—Plan 1277,	1948-51	9.24	.25	8.34	17.83	Patented
Lots 47, 48, 49, incl	1948-51	16.63	.42	8.34	25.39	Patented
6. Edward Becka—Plan 1277, Lot 57	1948-51	9.24	.25	8.34	17.83	Patented

Published in The Ontario Gazette, June 7th, 1952.

(1151)

23

## TREASURER'S SALE OF LANDS IN ARREARS FOR TAXES TOWN OF PARIS, COUNTY OF BRANT

To Wit:

BY VIRTUE OF A WARRANT issued under the hand of the Mayor and the Seal of The Corporation of the Town of Paris bearing date the Twenty-eighth day of January, 1952, and to me directed, commanding me to levy upon the several parcels of land hereinafter described for arrears of taxes due thereon, together with all lawful costs, I hereby give notice that, unless such arrears and costs are sooner paid, I shall, in compliance with The Assessment Act, proceed to sell by public auction, in the Council Chambers of the Municipal Building in the Town of Paris, on Thursday, the Eleventh day of September, 1952, at the hour of Ten o'clock in the forenoon, the said lands or so much thereof as may be necessary to discharge such arrears of taxes and costs.

AND TAKE FURTHER NOTICE that the adjourned sale, if necessary, will be held on Thursday, the Twenty-fifth day of September, 1952, at the same time and place, at which sale The Corporation of the Town of Paris reserves the right to purchase any of the lands that will not bring the full amount of the taxes and costs against them.

All of the said lands are patented.

Par	rcel	Years in			
No.		Arrears	Taxes	Costs	Total
1.	Samuel and Matilda Allchin Estates-Lot 13, South side Railway	y.			
	Street		\$18.55	\$15.96	\$34.51
2.	Jane Capron and Cornelia Steuart Jones Estates-Lots 6 and 7, South				
	side Wellington Street, Block "A", Plan 115		37.12	16.43	53.55
3.	John Doyle Estate-Lots 8 and 9, South side Wellington Street				
	Block "A", Plan 115	. 4	46.43	16.66	63.09
4.	Bell Cassady Estate—Lot 37, West side Walnut Street		7.73	15.69	23.42
5.	Margaret Waterland—Lot 10, West side Dumfries Street, Block 62				
	Plan 492	. 5	267.57	22.19	289.76
6.	William Hartley and Wilfred Hartley-Part Lot 36, East side Willow	V			
	Street	. 3	6.55	15.66	22.21

Dated at Paris, Ontario, this 23rd day of May, 1952.

W. J. HAGGETT, Treasurer, Town of Paris.

# SHERIFF'S SALE OF LANDS FOR ARREARS OF SCHOOL TAXES

# TOWNSHIP SCHOOL AREA OF THE UNORGANIZED TOWNSHIPS OF SOUTHWORTH AND HARTMAN, DISTRICT OF KENORA

To Wit:

BY VIRTUE OF A WARRANT under the hand and Seal of the Chairman and Secretary-Treasurer of Township School Area of the Unorganized Townships of Southworth and Hartman, dated the 12th day of March, 1952, and to me directed, commanding the Sheriff to levy upon the lands hereinafter described for arrears of taxes respectively due thereon, I hereby give notice that, pursuant to The Assessment Act and The Public Schools Act, I shall, on Monday, the 8th day of September, 1952, at the hour of Ten o'clock in the forenoon, at the Sheriff's Office, Town of Kenora, proceed to sell by public auction so much of the said lands as may be necessary to discharge the arrears against them, unless such arrears and costs are sooner paid.

AND FURTHER TAKE NOTICE that it is the intention of the Trustees of Township School Area of the Unorganized Townships of Southworth and Hartman to purchase at an adjourned sale, if held, said parcels of land if the price offered is less than the arrears and costs thereof, according to R.S.O. 1950, Chapter 24, Section 156, subsection 3.

The adjourned sale, if any, will be held at the same time and place two weeks later.

## L. D. MACCALLUM, Sheriff of the District of Kenora.

Dated at Kenora, Ontario, this 26th day of May, 1952.

Name and Address of Owner and Description George Lanaway, 506 Vincent St., Woodstock, Ont.—	Years	Arrears	Costs		Patented or Unpatented
S. ½ of Lot 4, Con. 1, Southworth, 160 acres Irvin R. Lenton, Dinorwic, Ont.—Lots 8, 9, 10, Block	1947-51	\$50.00	\$30.43	\$80.43	Patented
4, Dinorwic Townsite, 25'x115' each	1947-51	51.00	30.48	81.48	Patented
Melvin Schell, Toronto, Ont.—S. ½ of Lot 9, Con. 1, Hartman, 148 acres	1948-51	28.96	29.39	58.35	Patented

Published in The ONTARIO GAZETTE, June 7th, 1952.

(1146)

2.3

# TREASURER'S SALE OF LANDS FOR ARREARS OF TAXES COUNTY OF HALDIMAND

To Wir:

BY VIRTUE OF A WARRANT under the hand of the Warden and Seal of the County of Haldimand,

BY VIRTUE OF A WARRANT under the hand of the Warden and Seal of the County of Haldimand, bearing date the 16th day of May, A.D. 1952, and to me directed, commanding me to levy on the lands mentioned in the following list for the arrears of taxes due thereon, and the costs of the sale as therein set forth, I hereby give notice that, unless the arrears and costs are sooner paid, I shall proceed to sell the said lands, or as much thereof as may be necessary to settle the aforesaid arrears of taxes and costs of the sale, as follows:

All the lands will be offered for sale at the Court House, in the Town of Cayuga, on the 10th day of October, A.D. 1952, beginning at 10 o'clock in the forenoon, in accordance with The Assessment Act.

## E. B. DAVIS, Treasurer, Haldimand County.

#### TOWNSHIP OF DUNN

Name and Description  Mahlon Swantz—Lot 5, Byng	Years	Taxes	Costs	Total					
	1948-49-50	\$103.04	\$12.28	\$115.32					
VILLAGE OF HAGERSVILLE									
Graham Forsythe—Pt. Lot 16, Block 16 Emerson McKeen—Pt. Lots 4 and 5, Con. 18 Maynard Slack—Pt. Lot 3, Block 10 Martha Shaw Estate—Pt. Lot 4, Block 5 TOWNSHIP OF MOUL	1949-50-51	32.22	10.51	42.73					
	1949-50-51	317.52	17.63	335.15					
	1948-9-50-51	81.10	11.72	92.82					
	1947-8-9-50-1	149.80	13.45	163.25					
Joe Sault—S. W. corner Lot 16, SER, 25 acres	1948-9-50-51	58.62	11.17	69.79					
	1948-9-50-51	53.43	11.03	64.46					
Published in The Ontario Gazette, June 7th, 1952.									

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(1147)



# Publications Under The Regulations Act

JUNE 7th, 1952

## THE MILK CONTROL ACT

O. Reg. 210/52. General Regulations. Revoking O. Regs. 71/52 and Amending Regulations 294 of Consolidated Regulations 1950. Made—14th May, 1952. Approved—22nd May, 1952. Filed—27th May, 1952, 8.45 a.m.

# REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

- 1. Clause a of regulation 1 of regulations 294 of Consolidated Regulations 1950 is revoked and the following substituted therefor:
  - (a) "fluid milk" means milk in its natural state or pasteurized milk.
- 2. Part VI of regulations 294 of Consolidated Regulations 1950 as made by Ontario Regulations 71/52 is revoked.
  - 3. Ontario Regulations 71/52 are revoked.

THE MILK CONTROL BOARD OF ONTARIO

A. B. Currey
Chairman
K. M. Betzner
Member
J. L. Burrows
Member
H. E. McCallum
Member

Dated at Toronto, this 14th day of May, 1952.

(Seal)

(1137)

## THE MILK CONTROL ACT

O. Reg. 211/52. Classes of Milk, and Containers. New. Made—14th May, 1952. Approved—22nd May, 1952. Filed—27th May, 1952, 8.55 a.m.

# REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

# INTERPRETATION

- 1. In these regulations
- (a) "buttermilk" means the product that remains after the butter fat is removed from milk by churning and includes the product that is obtained by adding a lactic-acid culture to skim-milk;
- (b) "cereal cream" means fluid milk that contains not less than 10 per cent and not more than 15.9 per cent of butter fat;

- (c) "chocolate drink" means fluid milk that contains not less than 2 per cent of butter fat and to which a chocolate flavouring has been added;
- (d) "chocolate milk" means fluid milk that contains not less than 3 per cent of butter fat and to which a chocolate flavouring has been added;
- (c) "fluid milk" means milk in its natural state or pasteurized milk;
- (f) "homogenized standard milk" means standard milk that has been subjected to a mechanical treatment that prevents separation of the butter fat;
- (g) "lactic milk" means fluid milk in which lactic acid has been produced by the aid of a culture and that has an acidity between .75 and .85 per cent and contains not more than 2 per cent of butter fat;
- (h) "partly skimmed milk" means fluid milk that contains not less than 1.5 per cent and not more than 3.24 per cent of butter fat and not less than 8.25 per cent of milk solids other than butter fat;
- (i) "skim-milk" means fluid milk that contains not more than 1.4 per cent of butter fat and not less than 8.5 per cent of milk solids other than butter fat;
- (j) "sour cream" means fluid milk that has been allowed to sour naturally or by the addition of a lactic-acid culture and that contains not less than 12 per cent of butter fat;
- (k) "special milk" means fluid milk that contains not less than 4 per cent and not more than 9.9 per cent of butter fat and not less than 8.5 per cent of milk solids other than butter fat:
- (l) "standard milk" means fluid milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat and not less than 8 per cent of milk solids other than butter fat:
- (m) "table cream" means fluid milk that contains not less than 16 per cent and not more than 31.9 per cent of butter fat;
- (n) "whipping cream" means fluid milk that contains not less than 32 per cent of butter fat.

#### CLASSES OF FLUID MILK

- 2. The following classes of fluid milk are prescribed:
  - (a) buttermilk
  - (b) cereal cream
  - (c) chocolate drink
  - (d) chocolate milk
  - (e) homogenized standard milk
  - (f) lactic milk
  - (g) skim-milk

- (h) sour cream
- (i) special milk
- (j) standard milk
- (k) partly skimmed milk
- (l) table cream
- (m) whipping cream

#### SUBSTANCES PROHIBITED

3. No vitamins, no solids other than butter fat, and no substances other than chocolate flavouring and lactic-acid cultures, shall be added to fluid milk.

#### CONTAINERS

- 4.—(1) Containers used by distributors in direct or indirect retail sales of the classes of fluid milk prescribed in regulation 2, except those in items c and d, shall be in the following sizes:
  - (a) gallon
  - (b) half-gallon
  - (c) quart
  - (d) pint

(Seal)

- (e) half-pint
- (2) Subregulation 1 shall not apply to containers used by distributors in direct or indirect retail sales and distribution of any class of fluid milk to pupils in schools.

# THE MILK CONTROL BOARD OF ONTARIO

A. B. Currey
Chairman
K. M. Betzner
Member
J. L. Burrows
Member
H. E. McCallum

Member

Dated at Toronto, this 14th day of May, 1952.

(1138)

# THE COMMISSIONERS FOR TAKING AFFIDAVITS ACT

O. Reg. 212/52. Fees. Amending Regulations 21 of Consolidated Regulations 1950. Made—30th April, 1952. Filed—30th May, 1952, 8.30 a.m.

## REGULATIONS MADE UNDER THE COMMISSIONERS FOR TAKING AFFIDAVITS ACT

- 1. Regulations 21 of Consolidated Regulations of Ontario 1950 are amended by adding thereto the following:
  - Regulation 1 does not apply to the appointment, or renewal of appointment, of a commissioner who is an employee of
    - (a) the Government of Canada,
    - (b) the Government of Ontario, or
    - (c) a municipality in Ontario where his appointment, or renewal of appointment, is made upon the request of the head of the municipality.

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# INDEX 23

<b>Government Notices</b>	Notice to Creditors
	Change of Name Act 1115-1116
Applications to Parliament	Miscellaneous Notices
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# **Government Publications**

As listed below, may be obtained from the Office of the Queen's Printer, Parliament Buildings, Toronto

# EMPIRE 3-1211—Local 732

Remittance to be made payable to the Provincial Treasurer of Ontario and sent with your order to the office of the Queen's Printer.

REVISED STATUTES OF ONTARIO, 1950
5 Bound Volumes — — \$25.00 per set

THE CONSOLIDATED REGULATIONS OF ONTARIO, 1950
3 Bound Volumes — — \$20.00 per set

SESSIONAL STATUTES OF ONTARIO, 1951	
Bills of Sale and Chattel Mortgage Act\$ .25	Logging Tax Act
Bulk Sales Act	Marine Insurance Act
Companies Act	Marriage Act
Conditional Sales Act	Municipal Act
Coroners' Act	Municipal Drainage Act Municipal Drainage Aid Act
Corporations Tax Act	Provincial Aid to Drainage Act
Department of Municipal Affairs Act	Notaries Act
Deserted Wives and Children's Maintenance Act25	Partnership Act and Partnership Registration
Ditches and Watercourses Act	Act
Division Courts Act, Rules and Forms 1.00	Planning Act
Evidence Act	Public Accountancy Act
Hospital Tax Act and Regulations	Public Health Act
Insurance Act 1.00	Public Utilities Act
Justice of the Peace Act	Registry Act
Land Surveyors Act	Sale of Goods Act
Land Titles Act	Securities Act and Regulations
Land Transfer Tax Act	Security Transfer Tax Act and Regulations
Landlord and Tenant Act	Statute Labour Act
Line Fences Act	Succession Duty Act and Regulations
Loan and Trust Corporations Act	Title Drainage Act
Local Improvement Act	Trustees Act

# MISCELLANEOUS PUBLICATIONS

Annual Report of Municipal Statistics, 1950 5.00	Report of the Ontario Royal Commission on Milk, 1947
Forest Trees of Ontario	1/1/,
Land Titles Rules, Forms and Tariff of Fees 1.00	Summary of the Findings, Recommendations, and Suggestions of the Report on Milk
Leasehold Regulations 98/52	### - #88 ******************************
Manual of Assessment Values 4.00	Report of the Select Committee on Conservation,
Municipal Directory, 1952 1.00	1950 1.0
Public Accounts of the Province of Ontario50	Rules of Practice and Procedure of the Supreme
Regulations Under The Division Courts Act 1.00	Court of Ontario, 1951
Report of the Ontario Royal Commission on Forestry, 1947 1.00	Surrogate Court Rules, Forms and Tariff of Fees



# Notice to Sheriffs and Treasurers

Re Advertising Sale of Lands for Taxes in "The Ontario Gazette", Year 1952

Section 152 of The Assessment Act provides:

152. The day of the sale shall be more than ninety-one days after the first publication of the list in The Ontario Gazette.

During year 1952 the dates for publication of tax sale advertisements in The Ontario Gazette are as follows:

January 5th,	Issue	No.	1-	-Earliest	Date	Sale	can	be	held	l—April, 5th,	1952
February 2nd,	66	66	5	66	66		66			-May 3rd,	66
March 1st,	66	66	9	66	66	66	66		46	—June 2nd,	66
April 5th,	66	66	14	66	66	66	66		66	—July 5th,	66
May 3rd,	"	"	18	66	66	"	66		66	-August 2nd,	66
June 7th,	46	46	23	46	66	66	66		66	-September 6th,	66
July 5th,	66	66	27	46	66	66	46		"	-October 4th,	66
August 2nd,	66	66	31	44	46	66	44		"	—November 1st,	66
September 6th,	44	66	36	46	66	66	66		66	—December 6th,	66
October 4th,	66	66	40	66	66	66	66		66	—January 3rd,	1953
November 1st,	"	66	44	66	66	66	66		"	-February 2nd,	66
December 6th,	66	66	49	66	66	66	66		66	-March 7th,	66

Advertisements of tax sales must be received by the Queen's Printer at least TWO WEEKS PRIOR TO THE DATE OF PUBLICATION IN THE ONTARIO GAZETTE.

# ADVERTISING RATES FOR TAX SALES

- 2.—(1) The rates payable for publication of matters in The Ontario Gazette shall be,—
- (a) for a double-column insertion of,—
  - (i) a notice of the sale of land for arrears of taxes, \$5; and
  - (ii) a list of lands liable to be sold for arrears of taxes, 25 cents a line or fraction thereof;

# **EXAMPLE**

For each insertion—The minimum fee due with copy is \$5.00 for each Warrant and 25 cents for each line or part lines after the Warrant.

**Cheques** should be made payable to THE PROVINCIAL TREASURER OF ONTARIO and forwarded to THE ONTARIO GAZETTE.

No exchange required on cheques.

Advertisements should be typewritten or printed legibly, separate from covering letter, number of insertions required must be stated and all signatures should be typed.

All correspondence should be addressed in full "THE ONTARIO GAZETTE", Queen's Printer Office, Parliament Buildings, Toronto, Ontario.

# Rates of Advertising in The Ontario Gazette

(Rates are chargeable re agate line measurement-14 lines to the inch)

# THE OFFICIAL NOTICES PUBLICATIONS ACT

# REGULATIONS MADE UNDER THE OFFICIAL NOTICES PUBLICATIONS ACT

- 1. In these regulations "line" means agate line.
- 2.—(1) The rates payable for publication of matters in The Ontario Gazette shall be,—
  - (a) for a double-column insertion of,
    - (i) a notice of the sale of land for arrears of taxes, \$5; and
    - (ii) a list of lands liable to be sold for arrears of taxes, 25 cents a line or fraction thereof; and
  - (b) for a single- column insertion of all other matters,
    - (i) on the first insertion, 20 cents a line or fraction thereof; and
    - (ii) on each additional insertion, 10 cents a line or fraction thereof.
  - (2) The rates in subregulation 1 shall be paid as follows:
  - (a) upon submitting the copy of a matter for publication, \$5 for the first insertion and \$2.50 for each additional insertion requested; and
  - (b) except for the rates payable under subclause i of clause a of subregulation 1 of the balance, after crediting the amount paid under clause a, upon receipt of an account from the Queen's Printer.
- (3) Where the amount paid under clause a of subregulation 2 exceeds the rates payable. the person making that payment shall be entitled to a refund of the amount by which the amount paid exceeds the rates payable.
  - 3.—(1) The rates payable for THE ONTARIO GAZETTE shall be,
  - (a) by subscribers for a subscription of 52 weekly issues, \$6; and
  - (b) by others for a single copy, 15 cents.
  - (2) The rates in subregulation 1 shall be payable in advance.

THE ONTARIO GAZETTE is published each Saturday and advertisements must be received before Thursday noon to ensure publication in the next issue.

Advertisements should be typewritten or written legibly, separate from covering letter. Number of insertions required must be stated and the names of all signing officers typewritten or printed.

A copy of The Ontario Gazette will be sent free to each advertiser, approximately four days after publication date, for each week that his advertisement appears.

The 12 Month Tax Sale Issues may be subscribed to for \$1.80 per annum.

All remittances should be made payable to The Provincial Treasurer of Ontario and forwarded to THE ONTARIO GAZETTE.

All correspondence should be addressed:

THE ONTARIO GAZETTE, Queen's Printer Office, Parliament Buildings, Toronto, Ontario.



The Ontario Gazette

# PUBLISHED BY AUTHORITY

VOL. LXXXV

TORONTO, SATURDAY, JUNE 14th, 1952

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# **Government Notices Respecting Corporations**

# Letters Patent of Incorporation

# BART BUILDERS SUPPLY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 19th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting John Fraser Hargrave, Barrister; and Margaret Howe and Nevis Nellie Hargrave, Secretaries; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of BART BUILDERS SUPPLY LIMITED: (a) To conduct and carry on the business of general contractors and builders for the construction, erection, fabrication and building of all manner of buildings, works and structures; and for the further purposes and objects therein set forth; with a capital divided into Four Thousand shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Forty Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being John Fraser Hargrave, Margaret Howe and Nevis Nellie Hargrave, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(1205)

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# BONNIE GOLD MINES LIMITED

(No Personal Liability)

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 22nd day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the

limitations and restrictions, if any, therein set forth constituting Thomas Patrick O'Connor, Ian MacFee Rogers and Elgin Evans Coutts, Solicitors; and Mar-guerite Aileen Hunt and Elsie Bella Ross, Secretaries; ill of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a corporation under the name of BONNIE GOLD MINES LIMITED (No Personal Liability): (a) To acquire, own, lease, prospect for, open, explore, develop, work, improve, maintain and manage mines and mineral lands and deposits, and to dig for, raise, crush, wash, smelt, assay, analyze, reduce, amalgamate, refine, pipe, convey and otherwise treat ores, metals and minerals, whether belonging to the Company or not, and to render the same merchantable and to sell or otherwise dispose of the same or any part thereof or interest therein; and for the further purposes and objects therein set forth; with a capital of Three Million dollars divided into Three Million shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being Thomas Patrick O'Connor, Ian MacFee Rogers, Elgin Evans Coutts, Marguerite Aileen Hunt and Elsie Bella Ross, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(1205)

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# BRILUND MINES LIMITED

(No Personal Liability)

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 27th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Gerald Marshall Ferguson, Solicitor; Norman Young, Leather Manufacturer; Arthur Bertram Lockley, Chemical Engineer; and Doris Nancy Lockley and Merle Irene Ferguson, Married Women; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders

therein, a corporation under the name of BRILUND MINES LIMITED (No Personal Liability): (a) To acquire, own, lease, prospect for, open, explore, develop, work, improve, maintain and manage mines and mineral lands and deposits, and to dig for, raise, crush, wash, smelt, assay, analyze, reduce, amalgamate, refine, pipe, convey and otherwise treat ores, metals and minerals, whether belonging to the Company or not, and to render the same merchantable and to sell or otherwise dispose of the same or any part thereof or interest therein; and for the further purposes and objects therein set forth; with a capital of Four Million dollars divided into Four Million shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being Gerald Marshall Ferguson, Norman Young, Arthur Bertram Lockley, Doris Nancy Lockley and Merle Irene Ferguson, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(1205)

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BRITCO OILS, LIMITED

(No Personal Liability)

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 29th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Joseph David Sheard, Solicitor; Frederick George McBrien, Insurance Agent; and Kathleen Anne Binns, Secretary; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a corporation under the name of BRITCO OILS, LIMITED (No Personal Liability): (a) To acquire, own, lease, prospect for, open, explore, develop, work, imrove, maintain and manage mines and mineral lands and deposits, including oil and gas lands and deposits, and to dig for, raise, crush, wash, smelt, assay, analyze, reduce, amalgamate, refine, pipe, convey and otherwise treat ores, metals and minerals, including oil and gas, whether belonging to the Company or not, and to render the same merchantable and to sell or otherwise dispose of the same or any part thereof or interest therein; and for the further purposes and objects therein set forth; with a capital of Two Million dollars divided into Two Million shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being Joseph David Sheard, Frederick George McBrien and Kathleen Anne Binns, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(1205)

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# BURDEN'S DISTRIBUTORS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 28th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Eaton Kingsmill Gale Burden, Manager; Mary Isabel Burden, Housewife; and George Arthur Fallis, Solicitor; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of BURDEN'S DISTRIBU-

TORS LIMITED: (a) To manufacture, buy, sell, export and import and deal in metal, cloth and celluloid objects or objects made of any other material, celluloid, cloth, paper, hardware specialties and all goods, wares and merchandise capable of being used in the pursuit of hobbies and novelties of every kind; and for the further purposes and objects therein set forth; with a capital divided into Three Thousand preference shares of the par value of Ten dollars each and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Eaton Kingsmill Gale Burden, Mary Isabel Burden and George Arthur Fallis, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(1205)

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THE CONSERVATION COUNCIL OF ONTARIO

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 16th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Albert Wesley Baker, of the City of Guelph, in the County of Wellington and Province of Ontario, College Professor; Sadie Idell Thompson, of the Township of Clinton, in the County of Lincoln and Province of Ontario, Housewife; Anna Pauline Lewis and Arthur Henry Martin, Directors, Elgin Senn, and Arthur Henry Martin, Directors, Elgin Senn, Supervisor, Eric Walker Baker, Pension Consultant, Francis Herbert Kortright, Business Executive, and Willmont Sylvester MacDonnell, Manager, all of the City of Toronto, in the County of York and Province of Ontario; Gregory James Thomson, of the Village of Creemore, in the County of Simcoe and Province of Ontario, Forester; James Burnside Graham, of the Village of County of C village of Copetown, in the County of Wentworth and Province of Ontario, Farmer; Oliver John Wright, of the village of Conestogo, in the County of Waterloo and Province of Ontario, Farmer; Clarence Herbert Hodge, of the village of Islington, in the said County of York, Editor; Kenneth Sinclair Clarke, of the City of Kingston, in the County of Frontenac and Province of Ontario, Chemical Engineer; Melville Howard Johnston, of the Township of North Monaghan, in the County of Peterborough and Province of Ontario, Farmer; John Charles Brodrick, of the Township of Grantham, in the said County of Lincoln, Forester; and Thomas Richard Hilliard, of the Town of New-market, in the said County of York, Director; and any others who have become subscribers to the memorandum of agreement of the Corporation, and persons who thereafter become members thereof, a corporation without share capital under the name of THE CONSERVATION COUNCIL OF ONTARIO: (a) To promote the welfare of all persons by encouraging the conservation, restoration and best use of the natural resources of soil and water and the life sustained thereby; and for the further purposes and objects therein set forth; with its Head Office at the said City of Toronto; and its First Directors being Albert Wesley Baker, Sadie Idell Thompson, James Burnside Graham, Oliver John Wright, Elgin Senn, Kenneth Sinclair Clarke, Melville Howard Johnston, John Charles Brodrick, Thomas Richard Hilliard, Anna Pauline Lewis, Gregory James Thomson, Arthur Henry Martin, Clarence Herbert Hodge, Eric Walker Baker, Francis Herbert Kortright and Willmont Sylvester MacDonall hersinbefore mentioned nell, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

(1205)

# COYLE BROS. LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 15th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting William James Coyle, Salesman, Aubrey Almonte Coyle and Gordon B. Coyle, Manufacturers, and Robert Glenn Groom, Barrister, all of the Town of Tillsonburg, in the County of Oxford and Province of Ontario; and Archie Lorain Coyle, of the Village of Vienna, in the County of Elgin and Province of Ontario, Merchant; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of COYLE BROS. LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To import, export, buy sell and deal in, either at wholesale or otherwise, all goods, wares and merchandise of every kind and without restricting the generality of the foregoing to purchase, sell, trade and deal in goods, candies, drug supplies, restaurant supplies, cigarettes, cigars tobacco in every form and to package, bottle and process such commodities for sale and as wholesalers only and not as retailers to deal in drugs; and for the further purposes and objects therein set forth; with a capital divided into Three Hundred 5% cumulative redeemable preference shares of the par value of One Hundred dollars each and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the said Town of Tillsonburg; and its Provisional Directors being William James Coyle, Aubrey Almonte Coyle, Gordon B. Coyle, Archie Lorain Coyle and Robert Glenn Groom, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(1205)

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# M. DEL BEN CONSTRUCTION COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 30th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Michael Del Ben, Contractor; and Helen Marie Del Ben and Alfreda Marie Quattrini, Married Women; all of the Town of Thorold, in the County of Welland and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of M. DEL BEN CONSTRUCTION COM-PANY LIMITED: (a) To operate a general construction and contracting business, to engage in the erection and construction of all types of buildings, to operate as builders and building contractors; and for the further purposes and objects therein set forth; with a capital divided into Thirty Thousand preference shares of the par value of One dollar each and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the said Town of Phorold; and its Provisional Directors being Michael Del Ben, Helen Marie Del Ben and Alfreda Marie Quattrini, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

# DIAMOND CAB (WINDSOR) LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 29th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting William Pricopi and Charles Pricopi, Taxicab Owners; and Lawrence Arthur Deziel, Barrister; all of the City of Windsor, in the County of Essex and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of DIAMOND CAB (WINDSOR) LIM-ITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To purchase, acquire, own and operate for hire taxicabs, automobiles, sight-seeing buses, trucks and all sorts of motor vehicles, and to carry on the business of a motor car livery and of private carriers for hire of persons, goods, wares and merchandise; and for the further purposes and objects therein set forth; with a capital divided into Two Hundred and Fifty redeemable preference shares of the par value of One Hundred dollars each and Twenty-five Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Twenty-five Thousand dollars; with its Head Office at the said City of Windsor; and its Provisional Directors being William Pricopi, Charles Pricopi and Lawrence Arthur Deziel, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(1205)

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# H. B. ETLIN COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 23rd day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Henry Bernard Etlin, Engineer; Donald Carr, Barrister; and Florence Scott, Secretary; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of H. B. ETLIN COMPANY LIMITED: To acquire, own and carry on the business of a wholesale and retail dealer in and purchaser, manufacturer and vendor of all kinds and classes of goods, wares and merchandise; with a capital of One Hundred Thousand dollars divided into Nine Hundred preference shares of One Hundred dollars each and One Hundred common shares of One Hundred dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Henry Bernard Etlin, Donald Carr and Florence Scott, here-

R. J. CUDNEY, Deputy Provincial Secretary.

(1205)

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# FUTURE HOLDINGS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 22nd day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth

constituting Wilbur Ralph Salter, John Denton Reilly and Barnabas William Nixon Apple, all of the City of Toronto, in the County of York and Province of Ontario, Solicitors; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of FUTURE HOLDINGS LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To purchase, receive, hold, own, sell, assign, transfer, mortgage, pledge and otherwise acquire or dispose of bonds, mortgages, debentures, notes, shares of capital stock and other securities, obligations, contracts and evidences of indebtedness of any company, corporation or association or of any government, state, municipality or body politic; and for the further purposes and objects therein set forth; with a capital of Fifty Thousand dollars divided into Five Hundred shares of One Hundred dollars each; with its Head Office at the said City of Toronto; and its Provisional Directors being Wilbur Ralph Salter, John Denton Reilly and Barnabas William Nixon Apple, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(1205) 24

# A. J. (ARCHIE) GOODALE, LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 23rd day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Joseph Archibald Goodale, Martin Gar-field Goodale and Olive May Goodale, all of the City of Hamilton, in the County of Wentworth and Province of Ontario, Moying Contractors; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of A. J. (ARCHIE) GOODALE, LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To carry on the business of moving contractors; and for the further purposes and objects therein set forth; with a capital divided into Three Hundred and Fifty preference shares of the par value of One Hundred dollars each and Five Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Five Thousand dollars; with its Head Office at the said City of Hamilton; and its Provisional Directors being Joseph Archibald Goodale, Martin Garfield Goodale and Olive May Goodale, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

(1205)

## GUILDWOOD VILLAGE LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 26th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Clifton Harper Lane, John Felix Perrett, Robert Winfield Frankish, Robert William Spratt and Edwin Arnold Christie, all of the City of Toronto, in the County of York and Province of Ontario, Solicitors; and any others who have become subscribers to the

memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of GUILDWOOD VILLAGE LIMITED: (a) To purchase, lease, take in exchange or otherwise acquire lands or interests therein, together with any buildings or structures that may be on the said lands or any of them, and to sell, lease, exchange, mortgage or otherwise dispose of the whole or any portion of the lands and all or any of the buildings or structures that are now or may hereafter be erected thereon, and to take such security therefor as may be deemed necessary; and for the further purposes and objects therein set forth; with a capital divided into Forty-five Thousand non-cumulative 4% redeemable preference shares of the par value of Ten dollars each and Fifty Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Fifty Thousand dollars; with its Head Office in the Township of Scarborough, in the said County of York; and its Provisional Directors being Clifton Harper Lane, John Felix Perrett, Robert Winfield Frankish, Robert William Spratt and Edwin Arnold Christie, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(1205)

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# R. W. HAMILTON DISTRIBUTORS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 28th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting John Askin and John Joseph Wintermeyer, Barristers; and Ella Kopf and Norma Kiertscher, Stenographers; all of the City of Kitchener, in the County of Waterloo and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of R. W. HAMILTON DISTRIBUTORS LIMITED: (a) To manufacture, produce, buy, sell, export, import and deal in mill, contractor and industrial maintenance supplies of all kinds and of every nature whatsoever; and for the further purposes and objects therein set forth; with a capital divided into Twenty Thousand preference shares of the par value of One dollar each and Twenty Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Twenty Thousand dollars; with its Head Office at the City of St. Catharines, in the County of Lincoln and Province of Ontario; and its Provisional Directors being John Askin, Ella Kopf, John Joseph Wintermeyer and Norma Kiertscher, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(1205)

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# HELLER SALES LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 23rd day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Morris Gross and Edwin John Pivnick, Barristers; and Edna Lewis, Secretary; all of the City

of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of HELLER SALES LIMITED: To import, export, manufacture, buy, sell and deal in goods, wares and merchandise, including, without limiting the generality of the foregoing, confectionery, biscuits and candy, and to act as agents in the purchase or sale of any such goods and merchandise; with a capital of Forty Thousand dollars divided into Three Thousand redeemable preference shares of Ten dollars each and One Thousand common shares of Ten dollars each; with its Head Office at the said City of Toronto; and its Provisional Directors being Morris Gross, Edwin John Pivnick and Edna Lewis, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(1205)

# HOBSON DEVELOPMENT CO. LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 22nd day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Alvin Benjamin Rosenberg, Barrister; Beryl Morley Roberts and Sylvia Goldblatt, Secretaries; and James Joseph Walsh, Student-at-Law; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of HODGSON DEVELOPMENT CO. LIMITED: (a) To manage real estate of all types, and to purchase and construct real estate for the purpose of management; and for the further purposes and objects therein set forth; with a capital divided into Thirty Thousand redeemable preference shares of the par value of One dollar each and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Alvin Benjamin Rosenberg, Beryl Morley Roberts, Sylvia Goldblatt and James Joseph Walsh, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

(1205)

#### HOTEL LONDON LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 20th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting William Webster McLaughlin, Wilson Dorland Samuel Morden and Dalton Arthur Bales, Solicitors; Helen Zillman, Audrey Mosher and Margaret Ferguson, Stenographers; and Gertrude Colling, Bookkeeper; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of HOTEL LONDON LIMITED; Subject to the provisions of any Statutes or regulations passed

thereunder in that behalf for the time being in force: (a) To carry on the business of hotel and inn keepers, restaurant keepers, tavern keepers, caterers, victuallers, garage keepers, owners and/or operators of motors, taxicabs and other vehicles, tobacconists, dealers in provisions, wines and liquors, barbers and hairdressers, perfumers, newsdealers, agents for railway and shipping companies and carriers, theatrical and box office proprietors and general agents and any other business which may be conveniently carried on by the Company; and for the further purposes and objects therein set forth; with a capital divided into Two Thousand Six Hundred and Thirty-three preference shares of the par value of One Hundred dollars each and Five Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Thirty Thousand dollars; with its Head Office at the City of London, in the County of Middlesex and Province of Ontario; and its Provisional Directors being William Webster McLaughlin, Wilson Dorland Samuel Morden, Dalton Arthur Bales, Helen Zillman, Audrey Mosher, Gertrude Colling and Margaret Ferguson, hereinbefore men-

R. J. CUDNEY, Deputy Provincial Secretary.

(1205)

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# INLET MINING CORPORATION LIMITED

(No Personal Liability)

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 28th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Louis Pancer, Mining Engineer; Jean Armstrong Kerr, Secretary; Paul Phillips, Barrister; and Jack Gilbert and Harry Cravit, Students-at-Law; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become share-Kolders therein, a corporation under the name of INLET MINING CORPORATION LIMITED (No Personal Liability) (a) Το acquirε, own, lease, prospect for, open, explore, develop, work, improve, maintain and manage mines and mineral lands and deposits, and to dig for, raise, crush, wash, smelt, assay, analyze, reduce, amalgamate, refine, pipe, convey and otherwise treat ores, metals and minerals, whether belonging to the Company or not, and to render the same mer-chantable and to sell or otherwise dispose of the same or any part thereof or interest therein; and for the further purposes and objects therein set forth; with a capital of Four Million dollars divided into Four Million shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Direc-tors being Louis Pancer, Jean Armstrong Kerr, Paul Phillips, Jack Gilbert and Harry Cravit, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(1205)

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# INSTANTANEOUS WATER HEATERS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 21st day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the

limitations and restrictions, if any, therein set forth constituting Evan Robertson Peacock, of the Town of Mimico, in the County of York and Province of Ontario, Barrister; and Eric Dean Roberts, Esquire, and Audrey Jean Salmon, Secretary, both of the City of Toronto, in the said County of York; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of INSTANTANEOUS WATER HEATERS LIMITED: (a) To import, export, manufacture, buy, sell and deal in goods, wares and merchandise; and for the further purposes and objects therein set forth; with a capital divided into Two Hundred 5% non-cumulative preference shares of the par value of One Hundred dollars each and Twenty Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Twenty Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Evan Robertson Peacock, Eric Dean Roberts and Audrey Jean Salmon, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(1205)

24

#### KINGSTON SPEEDWAY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 26th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting John Alfred Compton and Rodney Frederick Cutway, Contractors; and Norma Rose Cutway, Married Woman; all of the City of Kingston in the County of Frontenac and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of KINGSTON SPEEDWAY LIMITED: On Lots 26 and 27 in the Fourth Concession of the Township of Kingston, in the said County of Frontenac, and being the farm formerly known as the Frank Compton Farm, and not elsewhere, to operate a track and premises for the racing of motor vehicles of all kinds and to operate a golf course and to sell such merchandise as may be incidental to such undertakings; with a capital of Twenty Thousand dollars divided into Two Hundred shares of One Hundred dollars each; with its Head Office at the said City of Kingston; and its Provisional Directors being John Alfred Compton, Rodney Frederick Cutway and Norma Rose Cutway, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(1205)

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# LAUR CONSTRUCTION LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 22nd day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Wilfred Kellam Laur, Contractor, and Elsie Marianne Laur, Housewife, both of the Township of Sarnia, in the County of Lambton and Province of Ontario; and Leslie Kellam Laur, Contractor, and Velma Kathleen Laur, Housewife, both of the City of Sarnia, in the said County of Lambton; and any others

who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of LAUR CONSTRUCTION LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To purchase, lease, take in exchange or otherwise acquire lands or interests therein, together with any buildings or structures that may be on the said lands or any of them, and to sell, lease, exchange, mortgage or otherwise dispose of the whole or any portion of the lands and all or any of the buildings or structures that are now or may hereafter be erected thereon, and to take such security therefor as may be deemed necessary; and for the further purposes and objects therein set forth; with a capital divided into Three Hundred and Fifty preference shares of the par value of One Hundred dollars each and Five Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Five Thousand dollars; with its Head Office at the said City of Sarnia; and its Provisional Directors being Wilfred Kellam Laur, Elsie Marianne Laur, Leslie Kellam Laur and Velma Kathleen Laur, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(1205)

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#### MAGNUS PAINT PRODUCTS (CANADA) LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 27th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting James Albert Holden and John McLaren Reycraft, Barristers; and Barbara Jane McInnis and Norma Bortolotti, Secretaries; all of the City of Windsor, in the County of Essex and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of MAGNUS PAINT PRODUCTS (CANADA) LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To manufacture, compound, refine, purchase and sell chemicals, dye stuffs, cements, minerals, brake fluid, superphosphates, soaps, fertilizers, paints, varnishes, pigments, polishes, stains, oils, acids, coal, coke, coal-tar products and derivatives, peat, peat products, rubber, rubber goods and products, pharmaceutical supplies, chemical and medicinal preparations, articles and compounds separately or in combination and under all conditions and at all stages of preparation and manufacture; and for the further purposes and objects therein set forth; with a capital divided into Two Hundred preference shares of the par value of One Hundred dollars each and Two Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Twenty Thousand dollars; with its Head Office at the said City of Windsor; and its Provisional Directors being James Albert Holden, John McLaren Reycraft, Barbara Jane McInnis and Norma Bortolotti, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

(1205)

#### C. & R. MARLEAU COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 26th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Charlemagne Marleau and Romeo Marleau, Contractors; and Yvette Marleau and Clara Marleau, Married Women; all of the Township of Cornwall, in the County of Stormont and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders there in, a private company under the name of C. & R. MARLEAU COMPANY LIMITED: (a) To purchase, lease, take in exchange or otherwise acquire lands or interests therein, together with any buildings or structures that may be on the said lands or any of them, and to sell, lease, exchange, mortgage or otherwise dispose of the whole or any portion of the lands and all or any of the buildings or structures that are now or may hereafter be erected thereon, and to take such security therefor as may be deemed necessary; and for the further purposes and objects therein set forth; with a capital of One Hundred Thousand dollars divided into Ten Thousand shares of Ten dollars each; with its Head Office at the City of Cornwall, in the said County of Stormont; and its Provisional Directors being Charlemagne Marleau, Romeo Marleau, Yvette Marleau and Clara Marleau, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

(1205)

2.4

# MARSHALL & McLEISH LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 28th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Charles John Frederick Ross and Reginald Eldon Fairs, Solicitors; Josef Klos, Law Clerk; and Marion Joan Topping and Doris Violet MacMillan, Secretaries; all of the City of London, in the County of Middlesex and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of MARSHALL & McLEISH LIMITED: (a) To manufacture, haul, buy, sell and deal in gravel and crushed stone; and for the further purposes and objects therein set forth; with a capital divided into Seven Thousand Five Hundred preference shares of the par value of Ten dollars each and Twenty-five Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Twenty-five Thousand dollars; with its Head Office at the said City of London; and its Provisional Directors being Charles John Frederick Ross, Reginald Eldon Fairs, Josef Klos, Marion Joan Topping and Doris Violet MacMillan, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(1205)

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# MAUR PRODUCTS OF CANADA LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 19th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the

limitations and restrictions, if any, therein set forth constituting William Myhre, Mechanical Engineer; Robert Hamilton Carley and Trevor Edwin Clarke, Solicitors; and Dorothy Richmond, Secretary; all of the City of Peterborough, in the County of Peterborough and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of MAUR PRODUCTS OF CANADA LIMITED: (a) To design, manufacture, produce, adapt, prepare, repair, import, buy, sell, lease, use, operate, let for hire and otherwise deal in: 1. conveyances and vehicles and the accessories and parts thereof of every kind and description capable of being moved by any form of power for the transportation of animate or inanimate objects by land, water or air and, without in any way restricting the generality of the foregoing, tractor-trailers and hand trucks; and for the further purposes and objects therein set forth; with a capital of Fifty Thousand dollars divided into Five Hundred shares of One Hundred dollars each; with its Head Office at the said City of Peterborough; and its Provisional Directors being William Myrhe, Robert Hamilton Carley and Trevor Edwin Clarke, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

1205)

# MILLAR FASTCUT LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 29th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting John Hen-de-bourck Wilson, of the Township of West Ferris, in the District of Nipissing and Province of Ontario, Manufacturer; and Harry James Reynolds, Barrister, Margaret McEvoy, Secretary, John Oliver Paquette, Student-at-Law, and Jean Farrell, Stenographer, all of the City of North Bay, in the said District of Nipissing; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of MILLAR FASTCUT LIMITED: (a) To manufacture, repair, acquire, buy, sell, exahange, set up, equip and deal in machinery, engines, rock drills, diamond saws, tools, implements and apparatus of all kinds and all parts thereof and accessories therefor and electrical, mining and industrial equipment and supplies therefor, and to acquire, buy, sell, exchange and deal in all materials, metals and articles used for the manufacture and repair of machinery, engines, drills, tools, diamond saws, implements and apparatus of all kinds or in any way connected therewith; and for the further purposes and objects therein set forth; with a capital of Forty Thousand dollars divided into Forty Thousand shares of One dollar each; with its Head Office in the said Township of West Ferris; and its Provisional Directors being John Hen-de-bourck Wilson, Harry James Reynolds, Margaret McEvoy, John Oliver Paquette and Jean Farrell, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(1205)

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# ROBERT MORGAN DANCE STUDIOS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 29th day of May, A.D. 1952, have been

issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Harry Joseph Waldman, Barrister; and Michel Godo and Irving Copeland, Students-at-Law; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of ROBERT MORGAN DANCE STUDIOS LIMITED: (a) To carry on the business of conducting a school of instruction for dancing and of furnishing amusement to the public and without limiting the generality of the foregoing to operate places of entertainment and amusement; and for the further purposes and objects therein set forth; with a capital of Forty Thousand dollars divided into Three Thousand preference shares of Ten dollars each and One Thousand common shares of Ten dollars each and One Thousand Directors being Harry Joseph Waldman, Michel Godo and Irving Copeland, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(1205) 24

## MULLER BROTHERS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 30th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting John Kenneth Blair and Henry Robinson Howitt, Barristers; and Mary Benton Watts, Bookkeeper; all of the City of Guelph, in the County of Wellington and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of MULLER BROTHERS LIM-ITED: To repair, buy, sell, deal in and manufacture automobiles and automobile parts and accessories; with a capital divided into Five Thousand preference shares of the par value of Ten dollars each and Fifty Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Fifty Thousand dollars; with its Head Office at the said City of Guelph; and its Provisional Directors being John Kenneth Blair, Henry Robinson Howitt and Mary Benton Watts, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

(1205)

## NICHOLLS & NICHOLLS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 14th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Keith Laird and Robert Franklin Kiborn, Barristers; and Mona Speed and Lillian Moore, Secretaries; all of the City of Windsor, in the County of Essex and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of NICHOLLS & NICHOLLS LIMITED: (a) To carry on generally in all its branches the busi-

ness, occupation and employment of painting and decorating contractors; and for the further purposes and objects therein set forth; with a capital divided into Thirty-five Thousand preference shares of the par value of One dollar each and Five Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Five Thousand dollars; with its Head Office at the said City of Windsor; and its Provisional Directors being Keith Laird, Robert Franklin Kiborn, Mona Speed and Lillian Moore, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(1205)

2.4

## NORTH PACIFIC EXPLORATION, LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 22nd day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Joseph David Sheard, Solicitor; Frederick George McBrien and John Edward Jarrott Hutchinson, Insurance Agents; Laurence Norman Dennie, Sales Manager; and Kathleen Anne Binns, Secretary; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a corporation under the name of NORTH PACIFIC EXPLORATION, LIMITED: (a) To carry on in all its branches the business of mining, milling, reduction and development; and for the further purposes and objects therein set forth; with a capital of One Million Two Hundred and Fifty Thousand dollars divided into Five Million shares of Twenty-five cents each; with its Head Office at the said City of Toronto; and its Provisional Directors being Joseph David Sheard, Frederick George McBrien, John Edward Jarrott Hutchinson, Laurence Norman Dennie and Kathleen Anne Binns, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(1205)

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# ONTARIO DISTRICT ASSOCIATION OF CHAPTERS OF SPEBSQSA

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 28th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting George Marks, Cost Accountant; Albert Charles Chapman, Jobber; William James Milton McMullen, Druggist; Frank Arthur Cartan, Sales Manager; and Stanley William Meecham, Accountant; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Corporation, and persons who thereafter become members thereof, a corporation without share capital under the name of ONTARIO DISTRICT ASSOCIATION OF CHAPTERS OF SPEBSQSA: (a) To perpetuate the barber shop quartet and to promote and encourage vocal harmony and good fellowship among the members of the Corporation; and for the further purposes and objects therein set forth; with its Head Office at the said City of Toronto; and its First Directors being George Marks, Albert Charles Chapman, William

James Milton McMullen, Frank Arthur Cartan and Stanley William Meecham, hereinbefore mentioned.

> R. J. CUDNEY. Deputy Provincial Secretary.

(1205)

Sharp, Howard Gordon Beesley, Edward Phillips Hughes, Kathleen Beatrice Balmer and Gladwyn Pringle, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

(1205)

#### THE OPTIMIST CLUB OF HAMILTON

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 26th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Harold William Vrooman, Sales Engineer, Sidney Granville Sims, Deputy Local Registrar, Frederick Clarence Macdonald, Salesman, and Frederick George Haskins, Branch Manager, all of the City of Hamilton, in the County of Wentworth and Province of Ontario; and Walter McKinley Nelson, of the Town of Burlington, in the County of Halton and Province of Ontario, Sales Manager; and any others who have become subscribers to the memorandum of agreement of the Corporation, and persons who thereafter become members thereof, a corporation without share capital under the name of THE OP-TIMIST CLUB OF HAMILTON: (a) To develop optimism as a philosophy of life; and for the further purposes and objects therein set forth; with its Head Office at the said City of Hamilton; and its First Directors being Harold William Vrooman, Sidney Granville Sims, Frederick George Haskins, Walter McKinley Nelson and Frederick Clarence Macdonald, berginphotore mentioned. hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(1205)

OVERLAND OILS & MINERALS LIMITED

(No Personal Liability)

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 23rd day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Roy Clement Sharp, Barrister, Howard Gordon Beesley, Secretary-Treasurer, Edward Phillips Hughes, Credit Manager, and Kathleen Beatrice Balmer, Secretary, all of the City of Toronto, in the County of York and Province of Ontario; and Gladwyn Pringle, of the village of Nobleton, in the said County of York, Secretary; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become share-OVERLAND OILS & MINERALS LIMITED (No Personal Liability): (a) To acquire, own, lease, prospect for, open, explore, develop, work, improve, maintain and manage lands and mineral lands and deposits, including oil and gas lands and deposits, and to dig for, raise, crush, wash, smelt, assay, analyze, reduce, amalgamate, refine, pipe, convey and otherwise treat ores, metals and minerals, including oil and gas, whether belonging to the Company or not, and to render the same merchantable and to sell or otherwise dispose of the same or any part thereof or interest therein; and for the further purposes and objects therein set forth; with a capital of Three Million dollars divided into Three Million shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being Roy Clement PENNICAL PLASTICS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 22nd day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Joseph Guido Pilo, Student-at-Law; Doreen Mabel Todd, Secretary; and Thomas Reginald Lamon, Insurance Executive; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of PENNICAL PLASTICS LIMITÉD: To carry on any or all lines of business as manufacturers, producers, merchants, wholesale and retail, importers and exporters of plastics, and to manufacture, produce, adapt, prepare, buy, sell and otherwise deal in any materials, articles or things required in connection with or incidental to such business; with a capital of One Hundred Thousand dollars divided into One Thousand Eight Hundred preference shares of Fifty dollars each and Ten Thouof the volume of the volume and the finding sand common shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being Joseph Guido Pilo, Doreen Mabel Todd and Thomas Reginald Lamon, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

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# JOHN POMER SALES LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 27th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting John Pomer and Sam Pomer, Merchants; and Alex Pomer, Manager; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of JOHN POMER SALES LIMITED: To carry on all or any of the businesses of manufacturers, wholesalers, jobbers and retailers, and to buy, sell and deal and to import and export and to act as manufacturers' agents or commission agents or commission agents in all kinds of goods, wares, merchandise and materials; with a capital of Forty Thousand dollars divided into Three Hundred and Ninety preference shares of One Hundred dollars each and One Thousand common shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being John Pomer, Alex Pomer and Sam Pomer, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

24 (1205)

# THE RED EAGLE LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 28th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting John Thomas Brett, Lawrence Allan McLennan and Jack Kenneth Doner, Solicitors; Margaret Sobiski, Receptionist; Evelyn MacGarva, Bookkeeper; Rose Allin, Stenographer; and Vernon King, Student-at-Law; all of the Town of Kenora, in the District of Kenora and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of THE RED EAGLE LIMITED: (a) To manufacture, buy and sell, both at wholesale and retail, and generally deal in goods, wares and merchandise of every class and description; and for the further purposes and objects therein set forth; with a capital divided into One Hundred and Twenty Thousand preference shares of the par value of One dollar each and Thirty Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Thirty Thousand dollars; with its Head Office at the said Town of Kenora; and its Provisional Directors being John Thomas Brett, Lawrence Allan McLennan, Margaret Sobiski, Evelyn MacGarva, Rose Allin, Vernon King and Jack Kenneth Doner, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(1205)

# LEO REED DRILLING LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 23rd day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Merrill Osborne Inglis, Barrister, and Vera Dick Inglis, Married Woman, both of the City of Toronto, in the County of York and Province of Ontario; John Adams, of the village of Islington, in the said County of York, Artist; and William Anderson, Salesman, and Frederick Leonard Armstrong, Artist, both of the Township of Scarborough, in the said County of York; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of LEO REED DRILLING LIMITED: (a) To carry on the general business of diamond drilling and drilling with any other type of drill capable of being used for boring or drilling; and for the further purposes and objects therein set forth; with a capital divided into Forty Thousand shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Forty Thousand dollars; with its Head Office at the City of North Bay, in the District of Nipissing and Province of Ontario; and its Provisional Directors being Merrill Osborne Inglis, Vera Dick Inglis, John Adams, William Anderson and Frederick Leonard Armstrong, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

#### RIVERLAKE OILS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 28th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Gerard Bernard Weiler and Wilfred Joseph Weiler, Barrister; Wilfrid Victor Barker, Manufacturer's Agent; Robert John Flatt, Realtor; Grace King and Teresa Zack, Stenographers; and William Maloney, Student-at-Law; all of the City of Fort William, in the District of Thunder Bay and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of RIVERLAKE OILS LIMITED: (a) To carry on the business of storing, prospecting for, mining, purchasing, refining, manufacturing, piping, transporting, buying and selling or otherwise dealing in oils, grease, petroleum and other oil products of every kind and description and natural gas; and for the further purposes and objects therein set forth; with a capital divided into Five Hundred Thousand shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Five Hundred Thousand dollars; with its Head Office at the said City of Fort William; and its Provisional Directors being Gerard Bernard Weiler, Wilfred Joseph Weiler, Grace King, Wilfrid Victor Barker, Robert John Flatt, Teresa Zack and William Maloney, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

(1205)

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# THE RURAL HOUSING FINANCE CORPORATION

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 13th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Chester Samuel Walters, of the Township of Toronto, in the County of Peel and Province of Ontario, Deputy Provincial Treasurer; and Robert James Cudney, Deputy Provincial Secretary, Hugh Edward Brown, Chief Accountant of the Treasury, and Arthur Edward Kennedy Bunnell, Civil Engineer, all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of THE RURAL HOUSING FINANCE CORPORATION: To lend and invest money on mortgage of real estate or otherwise; with a capital divided into Ten shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount of value the sum of Forty Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Chester Samuel Walters, Robert James Cudney, Hugh Edward Brown and Arthur Edward Kennedy Bunnell, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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## SCARBORO DRIVE-IN THEATRE LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 27th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Frederick Goldwin Gardiner and John Baskerville Conlin, Solicitors; and Betty Winifred Pearson, Secretary; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of SCARBORO DRIVE-IN THEATRE LIMITED: To carry on the business of a drive-in theatre; with a capital divided into Forty Thousand shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Forty Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Frederick Goldwin Gardiner, John Baskerville Conlin and Betty Winifred Pearson, hereinbefore mentioned

R. J. CUDNEY, Deputy Provincial Secretary.

(1205)

## SERVICE TAXICAB ASSOCIATION LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 28th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting John McLean Magwood, Royce Herbert Frith and Joseph Aylward Pocock, Barristers; and Joan Elizabeth Black and Elizabeth Humphries, Secretaries; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of SERVICE TAXICAB ASSOCIATION LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To purchase, provide and operate taxicab stands, and to acquire, maintain and operate buildings, storage houses and garages for the storage, caring for and keeping therein of taxicabs and to purchase, acquire, provide, maintain and operate means of radio communication; and for the further purposes and objects therein set forth; with a capital divided into Three Thousand preference shares of the par value of Ten dollars each and One Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being John McLean Magwood, Royce Herbert Frith, Joseph Aylward Pocock, Joan Elizabeth Black and Elizabeth Humphries, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

(1205)

#### B. G. SMITH COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 29th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the

limitations and restrictions, if any, therein set forth constituting Ross Smith Riddell, Barrister; Agnes Cecilia Pineau, Bookkeeper; and Rose Helene Nester, Secretary; all of the City of Windsor, in the County of Essex and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of B. G. SMITH COMPANY LIMITED: (a) To manufacture, fabricate, buy, sell, exchange and otherwise deal in products, goods, wares and mercandise of every kind and description, and to establish, can see or every kind and description, and to establish, operate and conduct shops, factories, storage warehouses or depots for the sale, storage or otherwise of any or all products, articles, goods, wares and merchandise dealt in by the Company; and for the further purposes and objects therein set forth; with a capital divided into Three Thousand 3% non-cumulative redocrable professors. deemable preference shares of the par value of Ten dollars each and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the said City of Windsor; and its Provisional Directors being Ross Smith Riddell, Agnes Cecilia Pineau and Rose Helene Nester, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(1205)

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#### THE SPORTS CAR CLUB

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 14th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Stuart Haslett Walters, Manufacturers' Agent, William Everett Cooper, Professional Engineer Peter Walter Dillnutt, Sales Manager, Robert Clifford Evis, Time Study Engineer, and Thomas James Edwards, Photo-engraver, all of the City of Toronto, in the County of York and Province of Ontario; Douglas Gordon Cramb, of the village of Islington, in the said County of York, Development Engineer; and David Henry Knight, of the village of Downsview, in the said County of York, Photographer; and any others who have become subscribers to the memorandum of agreement of the Corporation, and persons who thereafter become members thereof, a corporation without share capital under the name of THE SPORTS CAR CLUB: (a) To establish and conduct club rooms at 369 Prince Edward Drive, in the said City of Toronto, or at such other place as the Provincial Secretary may approve; and for the further purposes and objects therein set forth; with its Head Office at the said City of Toronto; and its First Directors being Stuart Haslett Walters, William Everett Cooper, Peter Walter Dillnutt, Douglas Gordon Cramb, David Henry Knight, Robert Clifford Evis and Thomas James Edwards, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(1205)

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## STERLING PRINTING PLATES LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 28th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Warren Robert Schram, Manufacturer;

Frederick Ernest Simmonds, Sales Manager; and Stephen Clement Ferguson, Chartered Accountant; all of the City of London, in the County of Middlesex and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of STER-LING PRINTING PLATES LIMITED: (a) To carry on the business of manufacturing, producing, preparing, installing, storing, transporting, buying, selling, trading and dealing in all kinds of metals, metal alloys, metal products, rubber, plastics, paper mache and wood products, including the business of enamelling, coating and plating metals, rubber, plastics, paper mache and wood products and including the business of illustrated production methods for the graphic arts and the production of duplicate printing plates; and for the further purposes and objects therein set forth; with a capital divided into Three Thousand preference shares of the par value of Ten dollars each and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the said City of London; and its Provisional Directors being Warren Robert Schram, Frederick Ernest Simmonds and Stephen Clement Ferguson, hereinbefore mentioned.

R. J. CUDNEY, Deputh Provincial Secretary.

(1205)

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## TEMAGAMI MINING COMPANY LIMITED

(No Personal Liability)

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 27th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Daniel Roland Michener and Robert Alexander Cranston, Barristers; Edwin Featherstone Ault and Roslyn Alexander Smith, Students-at-Law; and Emily Back, Stenographer; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a corporation under the name of TEMAGAMI MINING COMPANY LIMITED (No Personal Liability): (a) To acquire, own, lease, prospect for, open, explore, develop, work, improve, maintain and manage mines and mineral lands and deposits, and to dig for, raise, crush, wash, smelt, assay, analyze, reduce, amalgamate, refine, pipe, convey and otherwise treat ores, metals and minerals, whether belonging to the Company or not, and to render the same merchantable and to sell or otherwise dispose of the same or any part thereof or interest therein; and for the further purposes and objects therein set forth; with a capital of Six Hundred Thousand dollars divided into Six Hundred Thousand shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being Dapiel Roland Michener, Robert Alexander Smith and Emily Back, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

## THE TERRACE BAY CURLING CLUB

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 29th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Thor Berger Olsen and Axel Rune Ostling, Mill Tour Foremen; Joseph Edmond Pineault, Mill Instrument Man; Paul Edward Boudreau, Office Supervisor; and John Jessop, Mill Steam Workman; all of the Improvement District of Terrace Bay, in the District of Thunder Bay and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Corporation, and persons who thereafter become members thereof, a corporation without share capital under the name of THE TERRACE BAY CURLING CLUB; At the said Improvement District of Terrace Bay and not elsewhere: (a) To provide or arrange for facilities for curling; and for the further purposes and objects thereir set forth; with its Head Office at the said Improvement District of Terrace Bay; and its First Directors being Thor Berger Olsen, Joseph Edmond Pineault, Axel Rune Ostling, Paul Edward Boudreau and John Jessop, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(1205)

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# THUNDER BAY CO-OPERATIVE TRANSPORT

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 23rd day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Arthur Edgar Barrie, Royden William Ostrom, Oscar Sideen, William Heath Stevenson, Roy Allan Barrie, Wilfred Olson and Ray Gordon Hamilton, all of the Township of Paipoonge, in the District of Thunder Bay and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Corporation, and persons who thereafter become members thereof, a corporation without share capital under the name of THUNDER BAY CO-OPERATIVE TRANSPORT; Co-operatively and subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To own, maintain and operate a transport truck or trucks; and for the further purposes and objects therein set forth; with its Head Office in the said Township of Paipoonge; and its First Directors being Arthur Edgar Barrie, Royden William Ostrom, Oscar Sideen, William Heath Stevenson, Roy Allan Barrie, Wilfred Olson and Ray Gordon Hamilton, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(1205)

2.4

# TIMES MOTION PICTURE CORPORATION LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 26th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Samuel Lepofsky, one of Her Majesty's Counsel learned in the Law; Garrett James O'Neill, Barrister; and Louis Coplan, Chartered Accountant; all of the City of Ottawa, in the County of Carleton and province of Ontario; and any others who have become subscribers to the memorandum of agreement

of the Company, and persons who thereafter become shareholders therein, a private company under the name of TIMES MOTION PICTURE CORPORATION LIMITED: To engage in the business of the production and distribution of motion pictures; with a capital divided into Forty Thousand shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Forty Thousand dollars; with its Head Office at the said City of Ottawa; and its Provisional Directors being Samuel Lepofsky, Garrett James O'Neill and Louis Coplan, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(1205)

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## TRENT CONSTRUCTION CO. LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 27th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting David Bertram Goodman, one of Her Majesty's Counsel learned in the Law; Edwin Alan Goodman, Solicitor; Doris McArter and Isa Norton, Secretaries; and Ralph Chernin, Student-at-Law; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of TRENT CONSTRUCTION CO. LIMITED: (a) To acquire, by purchase, lease, exchange, concession or otherwise, city lots, farm lands, mining or fruit lands, town sites, grazing and timber lands and any description of real estate and real property or any interest and rights therein, legal or equitable or otherwise, and to take, build upon, hold, own, maintain, work, develop, sell, lease, exchange, improve or otherwise deal in and dispose of such lots, lands, sites, real estate and real property or any interest therein; and for the further purposes and objects therein set forth; with a capital of Forty Thousand dollars divided into Three Thousand Six Hundred non-participating non-cumulative preference shares of Ten dollars each; with its Head Office at the said City of Toronto; and its Provisional Directors being David Bertram Goodman, Edwin Alan Goodman, Doris McArter, Isa Norton and Ralph Chernin, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(1205)

2.4

# THE TURTLE FISHING CLUB

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 26th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Osmond Francis Howe, Solicitor; Donald Johnson Beach, President; and Eric Thomas Kinney, Real Estate Agent; all of the City of Ottawa, in the County of Carleton and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Corporation, and persons who thereafter become members thereof, a corporation without share capital under the name of THE TURTLE FISHING CLUB; Within the Algonquin Park, a Provincial Park of the Province of Ontario and

within adjoining Townships in the Province of Ontario, and not elsewhere: (a) To carry on fishing, hunting and other sports; and for the further purposes and objects therein set forth; with its Head Office at the said City of Ottawa; and its First Directors being Osmond Francis Howe, Donald Johnson Beach and Eric Thomas Kinney, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(1205)

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# WENDT (PAUL R.) STEEL LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 27th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Gordon McLaughlin and John Seaborn McLaughlin, Solicitors; and Beverley Louise Reimer, Secretary; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of WENDT (PAUL R.) STEEL LIMITED: To manufacture, buy, sell and deal in steel and steel products of all kinds; with a capital divided into Two Hundred non-voting preference shares of the par value of One Hundred dollars each and Twenty Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Twenty Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Gordon McLaughlin, John Seaborn McLaughlin and Beverley Louise Reimer, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

1205)

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# WESTERN BRICK COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 27th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting John George Brown and Eric Dean Roberts, Esquires; and Evan Robertson Peacock, Solicitor; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of WESTERN BRICK COMPANY LIMITED: (a) To manufacture, buy, sell and deal in bricks of every description and class, fire-proofing material, tiles, drain and sewer pipes and all other products and materials entering into the manufacture thereof; and for the further purposes and objects therein set forth; with a capital divided into One Hundred Thousand shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of One Hundred Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being John George Brown, Evan Robertson Peacock and Eric Dean Roberts, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(1205)

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#### H. WOODWARD & SON LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 23rd day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Ivan Clayton Harries and David Toner Bennett, both of the City of Toronto, in the County of York and Province of Ontario, Solicitors; and James Somerville Brown, of the Town of Leaside, in the said County of York, Solicitor; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of H. WOODWARD & SON LIMITED: To manufacture, buy, sell and deal in goods, wares and merchandise of every kind and description whatsoever; with a capital divided into One Thousand preference shares of the par value of One Hundred dollars each and One Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of One Thousand dollars; with its Head Office at the Town of Cannington, in the County of Ontario and Province of Ontario; and its Provisional Directors being Ivan Clayton Harries, James Somerville Brown and David Toner Bennett, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(1205)

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# Certificates of Incorporation

# CERTIFICATE OF INCORPORATION

NOTICE IS HEREBY GIVEN that, under the provisions of The Credit Unions Act a Certificate of Incorporation, bearing date of the 29th day of May, A.D. 1952, has been issued for the object or purpose for which incorporation is sought constituting the persons who sign the prescribed Memorandum of Association in that behalf and such other persons as may become members of the incorporated body a credit union under the name of MOUNTAIN VIEW (FRUITLAND) CREDIT UNION LIMITED.

THOMAS L. KENNEDY, Minister of Agriculture.

(1185)

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# CERTIFICATE OF INCORPORATION

NOTICE IS HEREBY GIVEN that, under the provisions of The Credit Unions Act a Certificate of Incorporation, bearing date of the 29th day of May, A.D. 1952, has been issued for the object or purpose for which incorporation is sought constituting the persons who sign the prescribed Memorandum of Association in that behalf and such other persons as may become members of the incorporated body a credit union under the name of JAFFRAY-MELICK (KENORA) CREDIT UNION LIMITED.

THOMAS L. KENNEDY, Minister of Agriculture.

## CERTIFICATE OF INCORPORATION

NOTICE IS HEREBY GIVEN that, under the provisions of The Credit Unions Act a Certificate of Incorporation, bearing date of the 29th day of May, A.D. 1952, has been issued for the object or purpose for which incorporation is sought constituting the persons who sign the prescribed Memorandum of Association in that behalf and such other persons as may become members of the incorporated ody a credit union under the name of McCORD EMPLOY-EES' (WINDSOR) CREDIT UNION LIMITED.

THOMAS L. KENNEDY, Minister of Agriculture.

(1187)

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## CERTIFICATE OF INCORPORATION

NOTICE IS HEREBY GIVEN that, under the provisions of The Credit Unions Act a Certificate of Incorporation, bearing date of the 29th day of May, A.D. 1952, has been issued for the object or purpose for which incorporation is sought constituting the persons who sign the prescribed Memorandum of Association in that behalf and such other persons as may become members of the incorporated body a credit union under the name of BRANTFORD MUNICIPAL EMPLOYEES' CREDIT UNION LIMITED.

THOMAS L. KENNEDY, Minister of Agriculture.

(1188)

24

# CERTIFICATE OF INCORPORATION

NOTICE IS HEREBY GIVEN that, under the provisions of The Credit Unions Act a Certificate of Incorporation, bearing date of the 29th day of May, A.D. 1952, has been issued for the object or purpose for which incorporation is sought constituting the persons who sign the prescribed Memorandum of Association in that behalf and such other persons as may become members of the incorporated body a credit union under the name of HONEYWELL EMPLOYEES' (TORONTO) CREDIT UNION LIMITED.

THOMAS L. KENNEDY, Minister of Agriculture.

(1189)

24

# CERTIFICATE OF INCORPORATION

NOTICE IS HEREBY GIVEN that, under the provisions of The Credit Unions Act a Certificate of Incorporation, bearing date of the 29th day of May, A.D. 1952, has been issued for the object or purpose for which incorporation is sought constituting the persons who sign the prescribed Memorandum of Association in that behalf and such other persons as may become members of the incorporated body a credit union under the name of NOBEL EMPLOY-EES' CREDIT UNION LIMITED.

THOMAS L. KENNEDY, Minister of Agriculture.

(1186)

# CERTIFICATE OF INCORPORATION

NOTICE IS HEREBY GIVEN that, under the provisions of The Credit Unions Act a Certificate of Incorporation, bearing date of the 29th day of May, A.D. 1952, has been issued for the object or purpose for which incorporation is sought constituting the persons who sign the prescribed Memorandum of Association in that behalf and such other persons as may become members of the incorporated body a credit union under the name of PHOTOTECHNIC (TORONTO) CREDIT UNION LIMITED.

> THOMAS L. KENNEDY, Minister of Agriculture.

(1191)

24

# CERTIFICATE OF INCORPORATION

NOTICE IS HEREBY GIVEN that, under the provisions of The Credit Unions Act a Certificate of Incorporation, bearing date of the 29th day of May, A.D. 1952, has been issued for the object or purpose for which incorporation is sought constituting the persons who sign the prescribed Memorandum of Association in that behalf and such other persons as may become members of the incorporated body a credit union under the name of BUDUCHNIST (TORONTO) CREDIT UNION LIMITED.

CERTIFICATE OF INCORPORATION NOTICE IS HEREBY GIVEN that, under the provisions of The Credit Unions Act a Certificate of Incorporation, bearing date of the 29th day of May,

A.D. 1952, has been issued for the 29th day of May, A.D. 1952, has been issued for the object or purpose for which incorporation is sought constituting the persons who sign the prescribed Memorandum of Association in that behalf and such other persons as may become members of the incorporated body a credit union under the name of O'KEEFE'S EMPLOYEES' (TORONTO) CREDIT UNION LIMITED

THOMAS L. KENNEDY, Minister of Agriculture.

THOMAS L. KENNEDY, Minister of Agriculture.

(1192)

ITED.

(1193)

24

# Supplementary Letters Patent

# CHAMBERS & SONS, LIMITED

NOTICE IS HEREBY GIVEN that, under the provisions of The Credit Unions Act a Certificate of Incorporation, bearing date of the 29th day of May, A.D. 1952, has been issued for the object or purpose for which incorporation is sought constituting the persons who sign the prescribed Memorandum of Association in that behalf and such other persons as may become members of the incorporated body a credit union under the name of ST. PETER CEL-ESTINE'S (PAKENHAM) CREDIT UNION LIMITED.

CERTIFICATE OF INCORPORATION

THOMAS L. KENNEDY, Minister of Agriculture.

# CERTIFICATE OF INCORPORATION

NOTICE IS HEREBY GIVEN that, under the provisions of The Credit Unions Act a Certificate of Incorporation, bearing date of the 29th day of May, A.D. 1952, has been issued for the object or purpose for which incorporation is sought constituting the persons who sign the prescribed Memorandum of Association in that behalf and such other persons as may become members of the incorporated body a credit union under the name of BELGRAVE DISTRICT CREDIT UNION LIMITED.

THOMAS L. KENNEDY, Minister of Agriculture.

(1195)

24

# CERTIFICATE OF INCORPORATION

NOTICE IS HEREBY GIVEN that, under the provisions of The Credit Unions Act a Certificate of Incorporation, bearing date of the 29th day of May, A.D. 1952, has been issued for the object or purpose for which incorporation is sought constituting the persons who sign the prescribed Memorandum of Association in that behalf and such other persons as may become members of the incorporated body a credit union under the name of FECIL (NEW TOR-ONTO) CREDIT UNION LIMITED.

> THOMAS L. KENNEDY, Minister of Agriculture.

(1196)

NOTICE IS HEREBY GIVEN that, under The NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 29th day of May, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to CHAMBERS & SONS, LIMITED, incorporated September 13, 1922: (a) Designating the Four Hundred shares of the capital stock of the Company of One Hundred dollars each as Four Hundred common shares of One Hundred dollars each; and (b) Increasing the capital of the Company from the sum of Forty Thousand dollars to the sum of One Hundred and Ninety Thousand dollars by the creation of One Hundred and Fifty Thousand preference shares of One dollar each, ranking in priority to the common shares of the Company and having attached thereto the terms and conditions therein set forth.

> R. J. CUDNEY, Deputy Provincial Secretary.

(1206)

## CLOKE & SON LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 26th day of May, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to CLOKE AND SON LIM-ITED, incorporated August 16, A.D. 1937: (A) Chang-

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name of the Company to CLOKE & SON LIMITED; (B) Extending the purposes and objects as therein set forth; (C) Declaring the One Hundred and Thirty-five preference shares of the capital stock of the Company of the par value of One Hundred dollars each which have been issued and subsequently redeemed to be cancelled; (D) Subdividing the remaining One Hundred and Thirty-five issued and the Thirty unissued preference shares of the capital stock of the Company of the par value of One Hundred dollars each into One Thousand Three Hundred and Fifty issued and Three Hundred unissued preference shares of the par value of Ten dollars each; (E) Redesignating the One Thousand Three Hundred and Fifty issued and the Three Hundred unissued preference shares of the capital stock of the Company of the par value of Ten dollars each hereinbefore mentioned as One Thousand Three Hundred and Fifty issued and Three Hundred unissued non-voting preference shares of the par value of Ten dollars each; (F) Increasing the capital stock of the Company: (i) by the creation of an additional Eleven Thousand Eight Hundred and Fifty non-voting preference shares of the par value of Ten dollars each, ranking pari passu in all respects with the non-voting preference shares hereinbefore mentioned; (ii) by the creation of an additional Five Thousand common shares without any nominal or par value, ranking pari passu in all respects with the existing common shares of the Company; provided, however, that the aggregate consideration for the issue of the presently unissued Nine Thousand Nine Hundred and Ninety-seven common shares without any nominal or par value and the additional Five Thousand common shares without any nominal or par value shall not exceed in amount or value the sum of Fourteen Thousand Nine Hundred and Ninety-seven dollars; (G) Deleting and expunging from the Letters Patent of Incorporation of the Company the terms and conditions attaching to the preference shares and providing that the terms and conditions therein set forth shall attach to the non-voting preference shares; (H) Declaring that the capital stock of the Company shall consist of Thirteen Thousand Five Hundred nonvoting preference shares of the par value of Ten dollars each and Fifteen Thousand common shares without any nominal or par value.

> R. J. CUDNEY, Deputy Provincial Secretary.

(1206)

# GALT SAND AND GRAVEL COMPANY LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 20th day of May, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to GALT SAND AND GRAVEL COMPANY LIMITED, incorporated July 25, A.D. 1951: (a) Converting the Company into a PRIVATE COMPANY as therein set forth; (b) Changing the Two Hundred and Thirty-six issued and the One Hundred and Sixty-four unissued shares of the capital stock of the Company of the par value of One Hundred dollars each into Twenty-three Thousand Six Hundred issued and Sixteen Thousand Four Hundred unissued common shares without any nominal or par value; (c) Increasing the capital stock of the Company: (i) by the creation of One Thousand preference shares of the par value of One Hundred dollars each, ranking in priority to the common shares of the Company and being subject to the terms and conditions therein set forth; and (ii) by the creation of an additional Ten Thousand common shares without any nominal or par value, ranking pari passu in all respects with the common shares hereinbefore mentioned; provided, however, that the aggregate consideration for the issue of the Sixteen Thousand Four Hundred unissued

common shares without any nominal or par value hereinbefore mentioned and the Ten Thousand additional common shares without any nominal or par value shall not exceed in amount or value the sum of Twenty-six Thousand Four Hundred dollars.

> R. J. CUDNEY, Deputy Provincial Secretary.

(1206)

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# INSURANCE AND DISCOUNT CORPORATION, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 15th day of May, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to INSURANCE AND DISCOUNT CORPORATION, LIMITED, incorporated January 18, A.D. 1934: Confirming a Compromise and Arrangement under section 64 of The Companies Act, between the Company and its preference and common shareholders, sanctioned by The Honourable Mr. Justice Gale, in an Order dated the 25th day of April, A.D. 1952, as therein set forth.

R. J. CUDNEY, Deputy Provincial Secretary.

(1206)

24

# JORDIAN OPERATING LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 27th day of May, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to JORDIAN THEATRE COMPANY LIMITED, incorporated November 24, A.D. 1947: (A) Changing the name of the Company to JORDIAN OPERATING LIMITED; (B) Extending the purposes and objects of the Company as therein set forth; (C) Redesignating the Ten Thousand nonvoting preference shares of the capital stock of the Company of One dollar each as Ten Thousand preference shares of One dollar each; (D) Increasing the capital of the Company from the sum of Forty Thousand dollars by the creation of an additional Sixty Thousand preference shares of One dollar each, ranking paripassu in all respects with the Ten Thousand preference shares hereinbefore mentioned; and (E) Deleting and expunging from the Letters Patent of Incorporation of the Company clause (6) of the terms and conditions attaching to the preference shares and substituting another clause therefor.

R. J. CUDNEY, Deputy Provincial Secretary.

(1206)

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# ONTARIO HOSPITAL ASSOCIATION

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 23rd day of May, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to ONTARIO HOSPITAL ASSOCIATION, incorporated January 15, A.D. 1941: Extending the purposes and objects of the Corporation by adding thereto the following: To arrange for and provide payment of medical, surgical or obstetrical

care in hospitals on a pre-payment basis to groups of employees and others, and to make and adopt rules and regulations governing the provision of such care in hospitals, and to fix and collect fees or subscription charges therefor, and to provide for the alteration and repeal of such rules and regulations.

> R. J. CUDNEY, Deputy Provincial Secretary.

(1206)

2.4

# PRAIRIE GAS & OIL CO. LIMITED

(No Personal Liability)

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 26th day of May, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to PRAIRIE GAS & OIL CO. LIMITED (No Personal Liability), incorporated July 26, A.D. 1933: Increasing the capital of the Company from the sum of One Million dollars to the sum of Two Million dollars by the creation of an additional One Million shares of One dollar each, ranking pari passu in all respects with the existing shares of the Company.

R. J. CUDNEY,
Deputy Provincial Secretary.
24

(1206)

# REMPEL MANUFACTURING CANADA LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 26th day of May, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to REMPEL MANUFACTURING CANADA LIMITED, incorporated February 22, A.D. 1950: Increasing the capital of the Company from the sum of One Hundred and Fifty Thousand dollars to the sum of Two Hundred Thousand dollars by the creation of an additional Five Hundred preference shares of One Hundred dollars each, ranking pari passu in all respects with the existing preference shares of the Company.

R. J. CUDNEY, Deputy Provincial Secretary.

(1206)

2.4

# RIO TINTO ALBERTA OILS LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 22nd day of May, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to RIO TINTO ALBERTA OILS LIMITED, incorporated April 15, A.D. 1950: (a) Decreasing the capital of the Company by: (1) cancelling the Six Hundred and Fifty-two Thousand Four Hundred and Ninety unissued shares without any nominal or par value in the capital stock of the Company, and (2) decreasing the capital with which the Company shall carry on business from the sum of Four Hundred and Ninety-two Thousand Five Hundred and Six dollars and Fifty cents to the sum of Four Hundred and Thirty-four Thousand Three Hundred and Eighty-seven dollars and Fifty cents; (b) Subdividing and changing the Three Hundred and Forty-seven Thousand Five Hundred and Ten issued

shares without any nominal or par value in the capital stock of the Company into One Million Seven Hundred and Thirty-seven Thousand Five Hundred and Fifty shares of the par value of Twenty-five cents each; and (c) Increasing the capital of the Company by the creation of an additional One Million Two Hundred and Sixty-two Thousand Four Hundred and Fifty shares of the par value of Twenty-five cents each so that the total authorized capital of the Company shall consist of Three Million shares of the par value of Twenty-five cents each.

R. J. CUDNEY, Deputy Provincial Secretary.

(1206)

24

# SALTER CONSTRUCTION COMPANY, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 23rd day of May, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to SALTER CONSTRUCTION COMPANY, LIMITED, incorporated June 11, A.D. 1938: (a) Designating the Forty Thousand shares of the capital stock of the Company of One dollar each as Forty Thousand common shares of One dollar each; and (b) Increasing the capital of the Company from the sum of Forty Thousand dollars to the sum of One Hundred and Forty Thousand dollars by the creation of One Thousand preference shares of One Hundred dollars each, ranking in priority to the common shares of the Company and having attached thereto the terms and conditions therein set forth.

R. J. CUDNEY, Deputy Provincial Secretary.

(1206)

24

## TRANSCONTINENTAL RESOURCES LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 16th day of May, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to TRANSCONTINENTAL RESOURCES LIMITED, incorporated August 6, A.D. 1940: Ordaining and Declaring that the Company may hold meetings of its shareholders at the City of Vancouver, in the Province of British Columbia.

R. J. CUDNEY, Deputy Provincial Secretary.

(1206)

24

# Change of Name

# BARNES, WILLIAMS LIMITED

NOTICE IS HEREBY GIVEN that, under the provisions of The Companies Act, the Secretary of the Province of Ontario, by an Order dated the 14th day of May, A.D. 1952, has changed the name of LAVAL SECURITIES (ONTARIO) LIMITED, incorporated September 25th, 1951, to BARNES, WILLIAMS LIMITED.

R. J. CUDNEY, Deputy Provincial Secretary.

(1207)

24

## C. K. BRADLEY & SON, LIMITED

NOTICE IS HEREBY GIVEN that, under the provisions of The Companies Act, the Secretary of the Province of Ontario, by an Order dated the 22nd day of May, A.D. 1952, has changed the name of C. K. BRADLEY & CO., LIMITED, incorporated January 24th, 1939, to C. K. BRADLEY & SON, LIMITED.

R. J. CUDNEY, Deputy Provincial Secretary.

(1207)

24

# GREY SISTERS OF THE IMMACULATE CONCEPTION

NOTICE IS HEREBY GIVEN that, under the provisions of The Companies Act, the Secretary of the Province of Ontario, by an Order dated the 15th day of May, A.D. 1952, has changed the name of GRAY SISTERS OF THE IMMACULATE CONCEPTION, incorporated November 23rd, 1926, to GREY SISTERS OF THE IMMACULATE CONCEPTION.

R. J. CUDNEY, Deputy Provincial Secretary.

(1207)

24

#### HALTON CO-OPERATIVE SUPPLIES

NOTICE IS HEREBY GIVEN that, under the provisions of The Companies Act, the Secretary of the Province of Ontario, by an Order dated the 26th day of May, A.D. 1952, has changed the name of MILTON DISTRICT CO-OPERATIVE, incorporated March 13th, 1937, to HALTON CO-OPERATIVE SUPPLIES.

R. J. CUDNEY, Deputy Provincial Secretary.

(1207)

24

# M. R. OSBORNE LIMITED

NOTICE IS HEREBY GIVEN that, under the provisions of The Companies Act, the Secretary of the Province of Ontario, by an Order dated the 16th day of May, A.D. 1952, has changed the name of JOHN L. KESTLE LIMITED, incorporated March 5th, 1947, to M. R. OSBORNE LIMITED.

R. J. CUDNEY, Deputy Provincial Secretary.

(1207)

24

# LINDSAY SCOTT PAINT AND SUPPLIES LIMITED

NOTICE IS HEREBY GIVEN that, under the provisions of The Companies Act, the Secretary of the Province of Ontario, by an Order dated the 30th day of May, A.D. 1952, has changed the name of LIND-SAY SCOTT PAINT AND WALLPAPER CO., LIMITED, incorporated July 4th, 1940, to LIND-SAY SCOTT PAINT AND SUPPLIES LIMITED.

R. J. CUDNEY,
Deputy Provincial Secretary.

# STORMONT LUMBER & BUILDERS SUPPLY LIMITED

NOTICE IS HEREBY GIVEN that, under the provisions of The Companies Act, the Secretary of the Province of Ontario, by an Order dated the 19th day of May, A.D. 1952, has changed the name of THE STORMONT LUMBER AND BUILDERS' SUPPLY COMPANY LIMITED, incorporated February 28th, 1952, to STORMONT LUMBER & BUILDERS SUPPLY LIMITED.

R. J. CUDNEY, Deputy Provincial Secretary.

(1207)

24

# Surrender and Cancellation of Letters Patent and Termination of Existence

# H. N. COWAN, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 30th day of May, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of H. N. COWAN, LIMITED, incorporated by Letters Patent dated the 14th day of February, A.D. 1890, and has directed that the same be cancelled and by his said Order has fixed the 7th day of July, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY, Deputy Provincial Secretary.

(1208)

24

# GREAT NORTHERN FUR DRESSERS & DYERS LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 2nd day of June, A.D. 1952, in the terms and conditions therein set forth, has directed the cancellation of the charter of GREAT NORTHERN FUR DRESSERS & DYERS LIMITED, incorporated by Letters Patent dated the 24th day of October, A.D. 1940, and by his said Order has fixed the 7th day of July, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY, Deputy Provincial Secretary.

(1208)

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# KLEINSCHMIDT'S, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 29th day of May, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of KLEINSCHMIDT'S, LIMITED, incorporated by Letters Patent dated the 14th day of December, A.D. 1923, and has directed that the same be cancelled and by his said Order has fixed the 7th day of July, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY, Deputy Provincial Secretary.

(1207) 24 (1208)

# MODERN PROPERTIES, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 29th day of May, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of MODERN PROPERTIES, LIMITED, incorporated by Letters Patent dated the 27th day of September, A.D. 1930, and has directed that the same be cancelled and by his said Order has fixed the 7th day of July, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY, Deputy Provincial Secretary.

(1208)

24

# THE ST. MATTHEWS BOWLING CLUB OF LONDON, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 2nd day of June, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of THE ST. MATTHEWS BOWLING CLUB OF LONDON, LIMITED, incorporated by Letters Patent dated the 14th day of May, A.D. 1925, and has directed that the same be cancelled and by his said Order has fixed the 7th day of July, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY, Deputy Provincial Secretary.

(1208)

24

# SAVOY HOUSE (HAMILTON) LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 2nd day of June, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of SAVOY HOUSE (HAMILTON) LIMITED, incorporated by Letters Patent dated the 30th day of June, A.D. 1950, and has directed that the same be cancelled and by his said Order has fixed the 7th day of July, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY, Deputy Provincial Secretary.

(1208)

24

# VARIETY AMUSEMENT COMPANY LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 27th day of May, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of VARIETY AMUSEMENT COMPANY LIMITED, incorporated by Letters Patent dated the 19th day of March, A.D. 1947, and has directed that the same be cancelled and by his said Order has fixed the 30th day of June, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY, Deputy Provincial Secretary.

# W. & S. FUR CO. LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 23rd day of May, A.D. 1952, in the terms and conditions therein set forth, has directed the cancellation of the charter of W. & S. FUR CO. LIMITED, incorporated by Letters Patent dated the 5th day of March, A.D. 1949, and by his said Order has fixed the 30th day of June, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY, Deputy Provincial Secretary.

(1208)

2.4

#### NOTICE

PURSUANT to section 29 (1) of The Companies Act, an Order-in-Council dated May 29, A.D. 1952, was passed cancelling the Letters Patent of THE DISTRICT SPORT ASSOCIATION, incorporated March 2, 1926, as of June 19, 1952, for cause.

R. J. CUDNEY, Deputy Provincial Secretary.

(1208)

2.4

# The Marriage Act

CERTIFICATES OF REGISTRATIONS as persons authorized to solemnize marriage in the Province of Ontario have been issued to the following:

Rev. John Martin Dykstra, Jarvis; Rev. Ewstafy Stanislaus Ulan, Waterford; Rev. Alphonse-Marie Parent, Quebec, P.Q.; Rev. Kent John Singleton, London; Rev. Stephen Hollis Ritchie Upson, Batavia, N.Y. (Temporary); Rev. Alfred Sandwell, Aldershot, England (Temporary); Rev. Gilles Belisle, Ottawa, Rev. Ernest William Zilch, Toronto; Rev. Donald Ira Rogers, Coboconk; Rev. Jean Gratton, Ottawa; Rev. Paul Tiszai, Toronto; Rev. Stephen John Pike, Brownsburg, Quebec (Temporary); Rev. Hyacinthe-Marie Robillard, Lewiston, Maine (Temporary); Rev. Stanley Medhurst, Burtch; Rev. John Harold Sherk, Akron, Pa. (Temporary); Rev. Douglas Ernest Daly, Toronto; Rev. Hudson Taylor Hilsden, Port Hope; Rev. Donald Raymond Shepson, Leaside; Rev. William Shram, Drayton; Rev. Arnold Willis Cressman, Harrissonburg, Va. (Temporary); Rev. Philip Louis Fiess, Woito; Rev. William Cameron Stevenson, Marmora; Rev. Joseph Baril, Ottawa; Rev. Raymond Marcel Alain, Moosonee; Rev. Joseph Hitter, Hamilton; Rev. Wallace Everett Haner, Ottawa; Rev. Alexander James Smith, Stratford; Evangelist Robert Leslie Booth, West Hill; Rev. Roger Alfred Despatie, Matachewan; Rev. Gerard Marie Joannisse, Ottawa; Rev. James Sutherland Thomson, Montreal, Quebec (Temporary); Rev. Thomas James Vahey, Toronto; Rev. Archibald Earl Wilfong, Moulinette; Rev. Gould A. Leichliter, Plant City, Fla. (Temporary); Rev. Walter Harry Welch, Etobicoke, Rev. John Stephen George, Scarboro Bluffs; Rev. David Benedict Fitzpatrick, Scarboro Blu

(1208)

24

Alexander Duncan McDonald, Scarboro Bluffs; Rev. John Mendyka, Buchanan, Sask. (Temporary); Rev. John Joseph Paul O'Donnell, Ottawa; Rev. William Butler Glenn, Renfrew; Rev. Thomas Bailey, Beamsville; Rev. John Loren Gorman, Arkona; Rev. Elmer George Reisz, Hamilton; Rev. Joseph Gerard Savignac, Sudbury; Rev. Norman Everett Schlarbaum, Galt; Rev. Wallace Newlin Jamison, New Wilmington, Pa. (Temporary); Rev. Jules Charles Emile Riotte, Geraldton; Rev. Jack Walton Lashbrook, Toronto; Rev. Stewart William Anderson, Macklin, Sask. (Temporary); Rev. John Melvin Winslow, Sault Ste. Marie; Rev. Albert John Howard Barclay, Wilberforce; Rev. William Houston McWhinnie, Oakville; Rev. Guy McGuire, Ottawa; Rev. Douglas Perry Burns, Flinton; Rev. Roland De Corneille, Toronto; Rev. Charles Alexander McCarroll, Ilderton; Rev. John Henry Vincent Russell, Hamilton; Rev. Hryhory Kryshtanovich, Windsor; Rev. Richard Edward King, Montreal, Quebec (Temporary); Rev. Sidney George West, Toronto, (Temporary); Rev. Sidney George West, Toronto, (Temporary); Rev. Clifton Gordon Gardner, St. Thomas; 2nd. Lieut. Herbert James Sharp, London; Rev. Donald Terry MacIver, Poplar Hill; Rev. Cecil David Fletcher, Stratford; Rev. David Carner Wotherspoon, King; Rev. James Terence Forestell, Toronto; Rev. John Talbot Hesketh, Toronto; Rev. Thomas Edmund Summers, Hespeler; Rev. Jean-Marc Naud, Haileybury; Rev. Roy Alexander Speer, Gananoque; Rev. Kenneth William Scott, Toronto; Rev. Joseph John Kutney, Toronto; Rev. Gordon Ernest Hendra, Toronto; Rev. Charles Douglas Jay, Toronto.

R. J. CUDNEY,
Deputy Provincial Secretary.

NOTICE IS HEREBY GIVEN that the registration and authority to solemnize marriage under The Marriage Act 1950 of the underlisted persons is can-

Rev. Harold Thomas Colvin; Rev. Alvin McIntosh; Rev. Elmer Michael Schrag; Rev. Edward Hugh Wallace.

R. J. CUDNEY, Deputy Provincial Secretary.

(1184)

# Liquor Licence Act

# GOVERNMENT NOTICE

NOTICE IS HEREBY GIVEN of the receipt of a Return on the 6th day of June, 1952, of the vote taken in the Township of Mattawan, District of Nipissing on the 21st day of May, 1952, on the following questions:

1. Are you in favour of the sale of liquor under a dining lounge licence for consumption with meals on licensed premises?

Votes polled for the Affirmative Side Votes polled for the Negative Side

2. Are you in favour of the sale of liquor under a lounge licence for consumption on licensed premises?

Votes polled for the Affirmative Side Votes polled for the Negative Side

NOTICE THEREOF has been duly made to the Honourable Lieutenant-Governor-in-Council.

> R. G. LEWIS, Assistant Chief Election Officer.

Toronto, June 10th, 1952.

(1230)

## GOVERNMENT NOTICE

NOTICE IS HEREBY GIVEN of the receipt of a Return on the 2nd of June, 1952, of the vote taken in that portion of the City of Sarnia recently annexed, County of Lambton, on the 19th day of May, 1952, on the following questions:

1. Are you in favour of the sale of beer only under a public house licence for consumption on licensed premises to which women are admitted?

Votes polled for the Affirmative Side 1,039 Votes polled for the Negative Side 942

2. Are you in favour of the sale of beer only under a public house licence for consumption on licensed premises to which men only are admitted?

Votes polled for the Affirmative Side 862 Votes polled for the Negative Side 1,109

3. Are you in favour of the sale of beer and wine only under a dining room licence for consumption with meals on licensed premises?

Votes polled for the Affirmative Side 1,021 Votes polled for the Negative Side 943

NOTICE THEREOF has been duly made to the Honourable Lieutenant-Governor-in-Council.

> R. G. LEWIS, Assistant Chief Election Officer.

Toronto, June 3rd, 1952.

(1204)

24

# **Application to Parliament**

# **Private Bills**

PUBLIC NOTICE

LEGISLATIVE ASSEMBLY OF ONTARIO

The attention of Municipal Officials, Solicitors and all other persons who may be interested in the preparation of Private Bills for submission to the Legislative Assembly of Ontario is directed particularly to the following Rules of the House governing the submission of such Bills:

RULES RE SUBMISSION OF PRIVATE BILLS

63.—(1) No petition for any Private Bill is received by the House after the first two weeks of each Session nor may any Private Bill be presented to the House after the first three weeks of each Session; nor may any report of any Standing or Select Committee upon a Private Bill be received after the first six weeks of each Session and no motion for the general suspension or modification of this Rule shall be entertained by the House unless after reference made thereof, at a previous sitting of the House, to the several Standing Committees charged with the consideration of Private Bills upon Report submitted by two or more of such committees.

64.—(1) Any person desiring to obtain a Private Bill shall deposit with the Clerk of the House at least eight (8) days before the meeting of the House a copy of such Bill together with a fee of \$150, and if such Bill is not deposited by that time the applicant shall pay \$10 for each and every day which intervenes between the said eighth day and the date of the filing of the Bill.

- (2) After the first reading of the Bill and before its consideration by the Committee to which it is referred, the applicant in every case shall pay the cost of printing the Act in the Statutes.
- (3) The following charges shall also be levied and paid in addition to the foregoing.
- (a) When any rule of the House is suspended with reference to a Bill or the Petition therefor, for each suspension, \$50.
- (b) When a Bill is presented to the House after the first three weeks of the Session and before the end of the fourth week, \$75.
- (c) When a Bill is presented after the fourth week of the Session, \$100.
- (4) In case of any Bill incorporating a company or increasing the capital stock of a company already incorporated, there shall be paid to the Clerk of the House, by or on behalf of the applicant, before the same is reported to the House, the same fee as would be payable to the Provincial Secretary in the case of an incorporation or increase of capital under the provisions of The Ontario Companies Act, less the sum of \$150 already paid to the Clerk of the House.
- (5) When a Bill is for the purpose of confirming by-laws, bonds, debentures or other securities, or authority is asked to borrow money or to increase borrowing powers, the following additional fees shall be paid according to the amount of money involved:

On amounts less than \$10,000, \$25; on amounts over \$10,000 and up to \$25,000, \$50; on amounts over \$25,000 and up to \$40,000, \$75; on amounts over \$40,000 and up to \$75,000, \$100; on amounts over \$75,000 and up to \$125,000, \$125; on amounts over \$125 and up to \$175,000, \$150; on amounts over \$125 and up to \$250,000, \$200; on amounts over \$250,000 and up to \$350,000, \$200; on amounts over \$250,000 and up to \$350,000, \$250; and an additional fee of \$50 for every \$100,000 over \$350,000.

66. All applications for Private Bills properly the subject of legislation by the Legislative Assembly of Ontario, within the purview of "The British North America Act, 1867," shall require a Notice, clearly and distinctly specifying the nature and object of the application and, where the application refers to any proposed work, indicating generally the location of the work, and signed by or on behalf of the applicants, such Notice to be published as follows, viz:

A notice inserted in The Ontario Gazette and in one newspaper published in the Municipality affected, or if there be no newspaper published therein, then in a newspaper in the next nearest municipality in which a newspaper is published.

Such notice shall be continued in each case for a period of at least six weeks, during the interval of time between the close of the next preceding Session and the consideration on the Petition.

- If the application is by a Municipal Corporation for authority to issue debentures the notice shall set out the particulars of the existing debenture debt and the amount of rateable property of the Municipality according to the last revised assessment roll of the Corporation, and in brief and general terms, the object for which the new issue of debentures is required.
- 67. Before any Petition praying for leave to bring in a Private Bill for the erection of a Toll bridge is received by the House, the person or persons intending to petition for such Bills shall, upon giving the Notice required by preceding Rule, also, at the same time and in the same manner, give Notice of the rates which they intend to ask, the extent of the privileges, the height of the arches, the interval between the abutments or piers for the passage of rafts and vessels, and mentioning also whether they intend to erect a drawbridge or not, and the dimensions of the same.
- 68. Before any Petition praying for leave to bring in a Bill for the construction of Railways, Tramways or canals is received by the House, the person or persons petitioning for such Bill shall deposit with the Clerk the following documents:

- 1. A map or plan upon a scale of not less than half an inch to the mile, showing the location upon which it is intended to construct the proposed work, and showing also the line of existing or authorized works of a similar character within, or in any way affecting the district or any part thereof which the proposed work is intended to serve. Such map or plan to be signed by the Engineer or other party making the same.
- 2. A book of reference in which shall be clearly set out the following information in separate schedules, namely:

Schedule A.—The name of each municipality within which the proposed works or any part thereof are intended to be constructed; the population of each such municipality as returned by the next preceding census, the rateable value of the property within each such municipality, as returned by the next preceding assessment rolls thereof; and this schedule may contain in a separate statement similar information as to the adjoining districts intended to be served by the proposed work.

SCHEDULE B.—A general description of the nature, extent and proposed character of the contemplated works, and an estimate of the probable cost thereof, distinguishing the general items of construction and the cost thereof respectively, as well as the nature, extent and probable cost of all engines and car stock or other outfit or equipment necessary to the use and operation of the proposed undertaking, such schedule to be signed by the Engineer, or other person preparing the same.

Schedule C.—An exhibit showing the total amount of capital proposed to be raised for the purposes of the undertaking and the manner in which it is proposed to raise the same, whether by ordinary shares, bonds, debentures or other securities, and the amounts of each respectively.

SCHEDULE D.—An estimate of the probable revenues of the proposed undertaking showing the sources whence the same are expected to be derived; the annual earnings thereof respectively; the probable annual cost of operation or working expenditure, and the annual net revenue applicable to the payment of interest on the proposed investments, such schedules to be signed by the person preparing the same.

- 72. When any Bill for confirming any Letters Patent, or Agreement, is presented to the House, the copy of such Letters Patent, or Agreement, shall be attached to it.
- 74. Every Private Bill, when read a first time shall, unless it be an Estate Bill or a Bill providing for the consolidation of a floating debt or for the consolidation or renewal of debentures (other than local improvement debentures) of a Municipal Corporation, shall stand referred to the proper Standing Committee, and all petitions before the House, for or against the Bill, are considered referred to such Committee.
- 75. Every Private Bill, in so far as it provides for the consolidation of a floating debt or for the consolidation or renewal of debentures (other than local improvement debentures) of a Municipal Corporation when a Bill has been read the first time, shall, without special reference, stand referred to The Ontario Railway and Municipal Board for their report; and a copy of such Bill and of the Petition on which the same is founded shall be forthwith transmitted by the Clerk of the House to the Board, in order that the Board may, after an inquiry into the allegations set out in the Bill, and into any other matters which the Board may deem necessary in connection therewith, report to the House whether or not it is reasonable that such Bill or part thereof relating to the matters aforesaid shall be passed; and what alterations, if any, should be made in the same, and the Board shall make such inquiry accordingly and shall sign the same; and the said Report, Bill and Petition shall be transmitted to the Clerk, and the Report shall be read by the

Clerk at the Table and shall be entered on the Journals of the House, and the Bill, together with the Report, shall stand referred to the Standing Committee on Private Bills.

76. Every Estate Bill, when read a first time shall without special reference, stand referred to the Commissioners of Estate Bills, for their Report, and a copy of such Bill, and of the Petition on which the same is founded, shall be forthwith transmitted by the Clerk of the House to the said Commissioners, or one of them in order that they, or any two of them, may, after perusing the Bill, without requiring any proof of the allegations thereof, report to the House their opinion thereon under their hands; and whether presuming the allegation contained in the preamble to be proved to the satisfaction of the House, it is reasonable that such Bill do pass into a law; and whether the provisions thereof are proper for carrying its purposes into effect, and what alteration or amendments, if any, are necessary in the same, and in the event of the approving the said Bill they are to sign the same; and the said Report, with the said Bill and Petition, are to be transmitted by the said Commissioners to the Clerk; and the Report shall be read by the Clerk at the Table, and shall be entered on the Journals of the House; and the Bill, together with the Report, shall stand referred to the Standing Committee on Private Bills, which is not to consider the said Bill, before the delivery of the said report, Bill and Petition to the Chairman of the said Committee.

77. In the event of the Commissioners of Estate Bills reporting that, in their opinion, it is not reasonable that the Bill submitted to them shall pass into law such Bill shall not be further considered.

ALEX. C. LEWIS, Q.C. Clerk of the Legislative Assembly of Ontario.

(Oct., 1939)

T.F.N.

# Corporation Notices

# IDEAL JOBBERS LIMITED (Private Company)

TAKE NOTICE that Ideal Jobbers Limited, has by unanimous resolution of its shareholders passed on the 3rd day of June, 1952, resolved that it be wound up under the provisions of the Ontario Companies Act and that George A. Fallis be appointed liquidator with full power in connection with all matters pertaining to the winding up.

Dated at Toronto this 5th day of June, 1952.

JOE ROTMAN, Secretary.

(1209)

24

# GUIDANCE PUBLISHING COMPANY LIMITED

NOTICE IS HEREBY GIVEN that Guidance Publishing Company Limited will make an application to His Honour the Lieutenant-Governor of Ontario for leave to surrender its charter.

Dated at Toronto this 10th day of June, A.D. 1952.

F. VINCENT REGAN Secretary.

#### DALGLISH CHEMICALS LIMITED

By-LAW No. 8

Reducing Number of Directors

# BE AND IT IS HEREBY ENACTED that:

- 1. The number of Directors of the Company is hereby reduced from six to three.
- 2. By-law No. 1 of the Company is hereby amended as follows:
  - (a) By deleting Article 3 thereof and substituting therefor the following:
    - "3. Number. The affairs of the Company shall be managed by a board of three directors."
  - (b) By deleting the word "Four" where it appears in the first sentence of Article 9 thereof and by substituting therefor the word "Two".

I, the undersigned, Secretary of Dalglish Chemicals Limited, hereby certify that the foregoing is a true copy of By-law No. 8 of the said Company, and that the same was duly enacted by the Board of Directors on the 19th day of March, 1952, and was duly sanctioned by at least two-thirds of the votes cast at a special general meeting of the shareholders of the Company duly held for considering By-law No. 8 on the 19th day of March, 1952.

Montreal, Quebec, 9th June, 1952.

S. A. KERR, Secretary.

(1226)

24

# MARKS COAL COMPANY, LIMITED

NOTICE IS HEREBY GIVEN that Marks Coal Company, Limited will make an application to His Honour, the Lieutenant-Governor, for leave to surrender its charter.

Dated at Hamilton this 10th day of June, 1952.

FRANK A. DUNLOP, President.

(1228)

24

# THE OAKVILLE FRUIT GROWERS' ASSOCIATION

NOTICE IS HEREBY GIVEN that on the 23rd day of January, 1952, a resolution of the members of Oakville Fruit Growers' Association, was passed at a special general meeting called for the purpose, requiring the association to be wound up voluntarily under the provisions of The Companies Act, and appointing Mr. John G. Hadden, R.R. 2, Oakville, Ontario, as Liquidator of the Association for the purpose of winding-up the affairs of the Association.

Dated the 23rd day of January, 1952.

JOHN G. HADDEN, Secretary.

(1227) 24 (1216)

NOTICE IS HEREBY GIVEN that G. & O. CONCRETE BLOCKS LIMITED (Private Company) will make an application to His Honour The Lieutenant-Governor of Ontario for leave to surrender its Charter.

Dated at Hamilton this 5th day of June, 1952.

By ALEC Z. BEASLEY, Esq., 28 James Street South, Hamilton, Ontario. Solicitor for the said Corporation.

(1217)

24

Under The Companies Act (Ontario), NORTH-DALE LAND CO. LIMITED, hereby gives notice that it will make application to His Honour, the Lieutenant-Governor of Ontario, for acceptance of the surrender of its charter on and after a date to be fixed by the Lieutenant-Governor.

Dated this 6th day of June, 1952.

MINDEN, PIVNICK & GROSS, Solicitors for the Company.

(1218)

24

# IACKSON'S CHINAWARE, LIMITED

By-law No. 7

Being a by-law decreasing the number of Directors of the Company.

BE IT ENACTED and it is hereby enacted as By-law Number 7 of Jackson's Chinaware Limited (hereinafter called the "Company") as follows:—

- 1. The number of Directors of the Company be and the same is hereby decreased from four to three so that the Board of Directors of the Company shall hereafter be composed of three Directors.
- 2, Two Directors shall constitute a quorum at any meeting of the Board of Directors.
- 3. All prior by-laws, resolutions and proceedings of the Company inconsistent herewith are hereby amended, modified and revised in order to give effect to this by-law.

Enacted this 10th day of January, 1952.

Witness the corporate seal of the Company.

R. J. MOWLING, Chairman. S. R. IRVING, Secretary.

C.S.

Certified a true copy of By-law Number 7 enacted by the Board of Directors and confirmed at a Special General Meeting of Shareholders by a two-third vote of those present in person or represented by proxy all on the 10th day of January, 1952.

> S. R. IRVING, Secretary.

# BEST HOTELS LIMITED

Under the provisions of the Ontario Companies Act, Best Hotels Limited hereby gives notice that it will make application to His Honour the Lieutenant-Governor of Ontario for the acceptance of the surrender of its charter on and from a day to be fixed by the Lieutenant-Governor.

Dated at Toronto, this 5th day of June, A.D. 1952.

MIKE ONOZUK, Secretary.

(1220)

24

# RICHMOND SHOPPES (KITCHENER) LIMITED

TAKE NOTICE that at a Special General Meeting of the shareholders of Richmond Shoppes (Kitchener) Limited, duly called for the purpose, and held on the 12th day of May, A.D., 1952, a resolution was passed for the voluntary winding up of the said Company under the provisions of The Companies Act (Ontario) and for the appointment of Samuel Lerner, of the City of London, in the County of Middlesex, as Liquidator.

AND FURTHER TAKE NOTICE that if you have any claim against the said Company, proof of such claim must be filed with the Liquidator within thirty days of the date of this Notice, after which time the assets of the above Company will be distributed amongst the persons entitled thereto, having regard to the claims of which the Liquidator has then notice.

Dated at London, Ontario, this 12th day of May, A.D., 1952.

SAMUEL LERNER, 425 Richmond Street, London, Ontario.

(1221)

24

# YOLLES FURNITURE (LONDON) LIMITED

Under The Companies' Act (Ontario) Yolles Furniture (London) Limited hereby gives notice that it will make application to His Honour the Lieutenant-Governor of Ontario for acceptance of the surrender of its Charter on and after a date to be fixed by the Lieutenant-Governor.

Dated this 7th day of June, A.D. 1952.

S. C. YOLLES, Secretary.

(1236)

24

# EUROPEAN MACHINES LIMITED

By-Law No. 6

Whereas it is desirable that the number of directors of the Company be increased from three to six;

BE IT ENACTED and it is hereby enacted as a by-law of the Company:

1. That the number of the Board of Directors of the Company be and is hereby increased from three to six.

2. That the by-laws of the Company be and the same are hereby amended to accord with the foregoing.

Enacted this 21st day of May, 1952.

H. ROTHSCHILD,
President.
W. W. PARRY,
Secretary.

Confirmed by a vote of shareholders present or represented by proxy at a meeting held on June 2, 1952, duly called for considering the same and holding not less than two-thirds of the issued capital stock represented at such meeting.

W. W. PARRY, Secretary.

(1240) 24

MANOR FOODS LIMITED, having parted with all its property, divided its assets rateably among its shareholders, and paid its debts and liabilities hereby gives public notice that it will make application under the provisions of The Companies Act to His Honour the Lieutenant-Governor of Ontario for leave to surrender its Charter on and after a date to be fixed by the Lieutenant-Governor.

Dated at Toronto this 30th day of May, A.D. 1952.

H. W. CAVELL, 43 Victoria Street, Toronto 1, Ontario, Solicitor for Manor Foods Limited.

(1210) 24

# Dissolution of Partnership

NOTICE IS HEREBY GIVEN that the partner-ship lately subsisting between G. Carl Shaw and T. Harold Mitchell, carrying on business of dairy, cold storage, egg-grading station and dairy bar under the firm name of MAPLE LEAF DAIRY, at the Village of West Lorne, in the County of Elgin, was on the 20th day of May, 1952 dissolved.

Creditors and others having claims against the said firm should forward the same to T. Harold Mitchell, West Lorne and they will be attended to.

Dated at St. Thomas this 4th day of June, 1952.

H. C. CAMERON, Q.C., 344 Talbot Street, St. Thomas, Ontario, Solicitor for T. Harold Mitchell.

(1211)

# Change of Name Act

TAKE NOTICE that on the 24th day of July, A.D. 1952, George Sivikoski, of 55 Brock Street East, Oshawa, in the County of Ontario, will apply to His Honour F. J. MacRae, at his Chambers in the Court House, in the Town of Whitby, at the hour of 11

o'clock, in the forenoon, to change his name to George Simmons and to change the name of his wife, Arleen Sivikoski to Arleen Simmons, and to change the name of his child, Laurie Gail Veronica Sivikoski to Laurie Gail Veronica Simmons.

Dated at Oshawa, this 6th day of June, A.D. 1952.

JOSEPH P. MANGAN, Q.C., 14½ King Street East, Oshawa, Ontario, Solicitor for the Applicant.

(1223)

24

TAKE NOTICE that on the 24th day of July, A.D. 1952, Thomas Sivikoski, of 15 Athol Street East, Oshawa, in the County of Ontario, will apply to His Honour F. J. MacRae, at his Chambers in the Court House, in the Town of Whitby, at the hour of 11.15 o'clock in the forenoon, to change his name to Thomas Simmons.

Dated at Oshawa, this 6th day of June, A.D. 1952.

JOSEPH P. MANGAN, Q.C., 14½ King Street East, Oshawa, Ontario. Solicitor for the Applicant.

(1224)

24

TAKE NOTICE that the application of Andrew Gordon Hubbersty-Cantrell, 84 Pricefield Road, Toronto, to change his name to Andrew Gordon Johnston-Cantrell, will be heard by His Honour Judge Forsyth at his Chambers at the City Hall, Toronto, on Monday, the 30th day of June, 1952, at the hour of 10.30 o'clock in the forenoon.

CECIL FOREHT, 1835 Eglinton Avenue West, Toronto, Ontario, Solicitor for the Applicant.

(1225)

24

TAKE NOTICE that application will be made by Andrew Suzszeysik (also known as Andrew Swyszczuk and Andrew Swischuk) of 121 Edgewood Avenue, Toronto, Ontario, Professional Engineer, to His Honour Judge Egerton Lovering, at his Chambers, at the City Hall, Toronto, on Monday, the 30th day of June, 1952, at 10 o'clock in the forenoon, for an order changing his name from Andrew Suzszeysik (also known as Andrew Swyszczuk and Andrew Swischuk) to Andrew Stevens, and that of his wife from Jessie Murray Suzszeysik (also known as Jessie Murray Swyszczuk and Jessie Murray Swischuk) to Jessie Murray Stevens, and changing the names of his two children from Andrew John Suzszeyski (also known as Andrew John Swyszczuk and Andrew John Swischuk) and Murray Stephen Suzszeysik (also known as Murray Stephen Swyszczuk and Murray Stephen Swischuk) to Andrew John Stevens and Murray Stephen Stevens respectively.

Dated at Toronto, Ontario, this 30th day of May, A.D. 1952.

KENNETH A. CHRISTIE, Q.C., 357 Bay St., Toronto, Solicitor for the Applicant.

(1213)

24

On Friday, August 8, 1952, at 10.00 o'clock in the forenoon at his Chambers at the Court House, Windsor, Ontario, His Honour Judge Joseph A. Legris will hear the application of George Niculai Puiul, residing at 1472 Albert Road, Windsor, to change his name to George Bodnar.

June 6, 1952.

SIMON & BRODY, 15 LaBelle Building, Windsor, Ontario, Solicitors for the Applicant.

(1222)

0.4

TAKE NOTICE of applications before His Honour Judge Alan Gordon McDougall, in his Chambers in St. George's Parish Hall, Ottawa, on the 24th day of June, 1952, at 10 o'clock in the forenoon for orders to change the names of John David McCubbin and Donald Marvin McCubbin, both of 350 Bruyere Street, Ottawa, to John David Campbell and Donald Marvin Campbell respectively.

Dated at Ottawa this 5th day of June, 1952.

EWART, SCOTT, KELLEY & BURKE-ROBERTSON, 211 Blackburn Building, Ottawa, Solicitors for the Applicant.

(1212)

24

NOTICE IS HEREBY GIVEN, pursuant to this Act, that the application of John Harry Prysko, residing at 606 McIntyre Street West, North Bay, Ontario, to change his name to John Harry Prisco and to change the name of his wife, Alexandra Prysko, to Alexandra Prisco, and the name of his infant son from Walter Prysko to Walter Prisco, and to change the name of his infant son, Nester Prysko to Nester Prisco, will be heard by His Honour Judge Joseph Adze Symaune Plouffe in His Chambers at the Court House, in the City of North Bay, Ontario, on Thursday, the 10th day of July, 1952, at the hour of 11 o'clock in the forenoon.

Dated at North Bay this 10th day of June, 1952.

VALIN, SMITH & CALEY, Barristers, Solicitors, etc., Imperial Bank Chambers, North Bay, Ontario, Solicitors for the Applicant

(1237)

Solicitors for the Applicant.

I, Benjamin Perepelitza, of the Town of Mimico, in the County of York, Mechanic, hereby give notice that I will apply to His Honour, Judge Robert Forsyth, of the County Court of York, at his Chambers at the Court House, City Hall, Toronto, on July 14th, A.D. 1952, at the hour of 10 o'clock in the forenoon, to change my name to Benjamin James Perry, my wife's name to Tkla Perry and my infant daughter's name to Peta Lee Perry.

BENJAMIN PEREPELITZA, Applicant.

By his Solicitor, W. Edwards MacDonald, 877 Lake Shore Road, New Toronto, Ontario.

(1238)

24

TAKE NOTICE that an application will be made before His Honour Judge Forsyth, on Monday, the 21st day of July, 1952, at his chambers, City Hall, Toronto, at 10.30 a.m., by Rudolph Stepkoff (also

known as Gene Stepkowsky) of 166 Howard Park Avenue, Toronto, for an order changing his name to Gene Anthony Stephens.

> HARRIES, HOUSER & JONES, 36 Toronto Street, Toronto, Ontario, Solicitors for the Applicant.

(1239)

24

# Miscellaneous Notices

NOTICE OF INTENTION

NOTICE IS HEREBY GIVEN that I, JOHN A. TUCK, of Toronto, in the Province of Ontario, a member of the Bar of Alberta and Ontario, intend to apply to the Benchers of the Law Society of Upper Canada in the month of September, 1952, to be admitted to practise as a Solicitor in the Province of Ontario.

Dated at Toronto the 7th day of May, A.D. 1952.

J. A. TUCK, Applicant. 302 Bay St., Toronto, Ont.

(1017)

20-21-22-23-24-25-26-27

# NOTICE OF INTENTION

NOTICE IS HEREBY GIVEN that I, John Gregory MacDonell, of the City of Toronto, in the Province of Ontario, a member of the Bar of the Province of Alberta, intend to apply to the Benchers of the Law Society of Upper Canada in the month of September, 1952, to be called to the Bar and admitted to practise as a Solicitor in the Province of Ontario.

Dated at Toronto, the 23rd day of May, A.D. 1952.

JOHN GREGORY MacDONELL, 56 Church Street, Toronto.

(1122)

22-23-24-25-26-27-28-29

## NOTICE OF INTENTION

NOTICE IS HEREBY GIVEN that I Wilbur Roy Jackett of Ottawa, in the Province of Ontario, a member of the Bar of Saskatchewan, intend to apply to the Benchers of the Law Society of Upper Canada, in the month of September, 1952, to be called to the Bar and admitted to practise as a Solicitor in the Province of Ontario.

(1172)

23-24-25-26-27-28-29-30

# NOTICE OF INTENTION

NOTICE IS HEREBY GIVEN that I, Thomas Robert Walsh of Toronto in the Province of Ontario, a member of the Bar of Saskatchewan, intend to apply to the Benchers of the Law Society of Upper Canada in the month of September, 1952, to be called to the Bar and admitted to practise as a Solicitor in the Province of Ontario.

Dated at Toronto, the 4th day of June, A.D. 1952.

THOMAS ROBERT WALSH, Applicant, c/o McCarthy & McCarthy, Canada Life Bldg., 330 University Avenue, Toronto, Ontario.

(1229)

24-25-26-27-28-29-30-31



# Publications Under The Regulations Act

JUNE 14th, 1952

# THE DEPARTMENT OF EDUCATION ACT

O. Reg. 213/52. Text-books. Amending Regulations 42, 46, 49, and 73, of Consolidated Regulations 1950 and Revoking O. Regs. 157/51. Approved—22nd May, 1952. Filed—2nd June, 1952, 9.30 a.m.

# REGULATIONS MADE BY THE MINISTER UNDER THE DEPARTMENT OF EDUCATION ACT

- 1. Regulation 12 of Regulations 42 of Consolidated Regulations of Ontario 1950 as amended by Ontario Regulations 157/51 is revoked and the following substituted therefor:
  - 12.(1) The text-books authorized by clauses b and c of regulation 1 of Ontario Regulations 195/52 for grades IX, X, XI, and XII, shall, under the direction of the principal, be used by the pupils in a continuation school.
  - (2) Where a text-book so authorized is applicable to his course of study, if the board does not provide it a pupil himself shall provide it.
- 2. Regulation 28 of Regulations 46 of Consolidated Regulations of Ontario 1950 as made by regulation 2 of Ontario Regulations 157/51 is revoked and the following substituted therefor:
  - 28.(1) The text-books authorized by clause a of regulation 1 of Ontario Regulations 195/52 for grades I to VIII, both inclusive, shall, under the direction of the principal, be used by the pupils in a school.
  - (2) A board shall purchase those text-books in numbers sufficient for the use of pupils in schools under the charge of the board.
  - (3) Upon the recommendation of the principal Upon the recommendation of the principal and with the approval of the inspector, the board may purchase reference books for supplementary reading in Health, English, Social Studies, Natural Science, Arithmetic, Music, Art, Mathematics, Science, Crafts, Industrial Arts and Crafts, Home Economics and Agriculture, in single copies or in numbers sufficient for the use of pupils in schools sufficient for the use of pupils in schools under the charge of the board.
- 3. Regulation 10 of Regulations 49 of Consolidated Regulations of Ontario 1950 as amended by Ontario Regulations 157/51 is revoked and the following substituted therefor:
  - 10.(1) The text-books authorized by clauses b and c of Ontario Regulations 195/52 for grades IX, X, XI, and XII, shall, under the direction of the principal, be used by the pupils in a high school.
  - (2) Where a text-book so authorized is applicable to his course of study, if the board does not provide it a pupil himself shall provide it.
- 4. Regulation 6 of Regulations 73 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:

- 6.(1) The text-books authorized by clauses be and c of regulation 1 of Ontario Regulations 195/52 for grades IX, X, XI, and XII, shall, under the direction of the principal, be used by the pupils in a prestiged particular. by the pupils in a vocational school.
- (2) Where a text-book so authorized is applicable to his course of study, if the board does not provide it a pupil himself shall provide it.
- 5. Ontario Regulations 157/51 are revoked.

W. J. DUNLOP

(1181)

24

# THE FARM PRODUCTS MARKETING ACT

O. Reg. 214/52. 1952 Agreement for the Marketing of Beets, Cabbage and Carrots for Processing. New Made—29th May, 1952. Filed—2nd June, 1952, 10.45 a.m.

# ORDER MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT

Marketing of Beets, Cabbage and Carrots

The Board approves the agreement appended hereto and declares that it is in force.

> G. F. PERKIN Chairman

(Seal)

F. K. B. STEWART Secretary

Dated at Toronto this 29th day of May, 1952.

AGREEMENT FOR MARKETING THE 1952 CROP OF BEETS, CABBAGE AND CARROTS FOR PROCESSING

Under The Ontario Vegetable Growers' Marketingfor-Processing Scheme

This Agreement made the 24th day of April, 1952,

# BETWEEN:

C. Baker, G. L. Kimmerly and E. L. Wilson appointed by the local board, members of The Negotiating Committee called the Grower-Members,

# -AND-

W. I. Drynan, E.R. Renouf and C. K. Rowland, appointed by the processors, members of The Negotiating Committee called the Processor-Members.

Under The Farm Products Marketing Act and the regulations, and subject to the limitations thereof, the Grower-Members and the Processor-Members agree as follows:

#### BEETS

- 1. The minimum prices to be paid the grower by the processor for beets produced in Ontario during the year 1952, purchased and received for processing, f.o.b. factory or f.o.b. factory receiving station shall be according to the following size ranges:
  - (a) for beets graded by the processor

 $\frac{3}{4}$ " to  $\frac{1}{4}$ " diameter at the rate of \$70.00 per ton:

per ton;  $1\frac{1}{4}$ " to  $1\frac{3}{4}$ " diameter at the rate of \$46.00

per ton;  $1\frac{3}{4}$ " to  $2\frac{1}{2}$ " diameter at the rate of \$35.00

per ton;  $2\frac{1}{2}$ " to  $4\frac{1}{2}$ " diameter at the rate of \$17.00 per ton.

- (b) for ungraded beets
  - $1\frac{1}{2}$ " diameter and up at the rate of \$23.00 per ton.
- 2. No form of contract entered into between the grower and the processor shall contain any provision requiring the grower to purchase beet seed at a price greater than the processor's cost for such seed and in no event to exceed \$1.00 per pound which charge may be deducted from any moneys payable to the grower for beets produced and delivered by the grower to the processor and the amount of such deduction shall be shown on the grower's statement.
- 3. In every contract made between the processor and the grower for a specified number of acres of beets, the processor shall accept the total marketable crop of beets produced on the contracted acreage. In every contract made between the processor and the grower for a specified number of tons of beets, the contract shall be deemed to have been fulfilled by the grower when delivery has been made of the tonnage specified.

## CABBAGE

- 4. The minimum price to be paid the grower by the processor for cabbage produced in Ontario during the year 1952 purchased and received for processing, f.o.b. factory receiving station shall be at the rate of \$13.50 per ton.
- 5. In every contract made between the processor and the grower for a specified number of acres of cabbage, the processor may, when necessary, limit deliveries of cabbage to twenty (20) tons for each acre of cabbage contracted for. In every contract made between the processor and the grower for a specified number of tons of cabbage, the contract shall be deemed to have been fulfilled by the grower, when delivery has been made of the tonnage specified.
- 6. In the event of a damaging frost prior to the 10th of November, 1952, the grower shall be responsible for the unharvested balance of the contracted acreage or tonnage. In the event of a damaging frost on or after the 10th of November, 1952, the processor shall be responsible for the unharvested balance of the contracted acreage or tonnage less an agreed on harvesting and delivery charge of \$3.50 per ton.
- 7. Every processor shall be required to accept delivery of cabbage when fifty (50) per cent of the crop is ready to be harvested, provided there is sufficient acreage of cabbage offered to the processor to assure continuous operation of the factory.

## CARROTS

8. The minimum prices to be paid the grower by the processor for carrots produced in Ontario during the year 1952, purchased and received for processing, f.o.b. factory or f.o.b. factory receiving station shall be as follows:

- (a) for ungraded carrots having a minimum diameter of 1½" purchased during the period June 25th to August 15th the minimum price shall be at the rate of \$52.00 per ton;
- (b) for ungraded carrots having a minimum diameter of 1½" purchased during the period August 16th, 1952, to November 10th, 1952, the minimum price shall be at the rate of \$25.00 per ton;
- (c) for ungraded carrots having a minimum diameter of 1½" purchased during the period November 11th, 1952, to March 31st, 1953, the minimum price shall be at the rate of \$27.00 per ton.
- 9. Every contract between the processor and the grower shall specify the number of tons of carrots to be delivered by the grower without limitation as to the number of acres to be planted and the contract shall be deemed to have been fulfilled by the grower when delivery has been made of the tonnage specified.

#### GENERAL

- 10. The provisions of this Agreement shall apply to and form part of every contract entered into between the processor and the grower for the purchase of beets, cabbage and carrots produced in Ontario for processing during the year 1952.
- 11. Every contract between the grower and the processor for beets, cabbage and carrots shall specify a factory or factory receiving station where delivery is to be made. Where the delivery point is changed by the processor after the contract is entered into the additional haulage, if any, shall be for the account of the processor.
- 12. In respect of grades and grading the definitions of the terms used in this Agreement shall be in accordance with the definitions in the regulations of *The Farm Products Grades and Sales Act* pertaining to grades for beets, cabbage and carrots.
- 13. In the event there is a dispute between a processor and a grower as to the grade or quality of beets, cabbage and carrots specified in this Agreement, the matters in dispute shall be referred to an Inspector appointed under the provisions of *The Farm Products Grades and Sales Act* and his decision respecting such grade or quality shall be final.
- 14. Every processor shall pay for all beets, cabbage and carrots purchased and received from any grower and in no event shall any processor make any dockage provided that, subject to Section 13 of this Agreement, a processor may deduct over the tolerance specified by the Inspector referred to therein on any lot of beets, cabbage and carrots falling below the grade and quality specified in this Agreement.
- 15. No form of contract or agreement entered into between a grower and a processor shall contain any provision whereby any processor shall provide any service during 1952 at a rate in excess of the rate charged for the same service during 1951.
- 16. Storage charges on any beets, cabbage and carrots ordered into storage by the processor on and after November 15th, 1952, shall be for the account of the processor.
- 17. When containers are supplied by the grower for delivery of beets, cabbage and carrots to the processor and are properly identified by name, initials or other satisfactory identifying mark, the processor shall be responsible for damage or destruction, reasonable wear and damage excepted, for the containers while the containers are in the custody of the processor, provided that the processor shall return the containers to the grower on or before the date of final settlement.

18. When containers are supplied by the processor for delivery of beets, cabbage and carrots by the grower, the grower shall be responsible for damage or destruction, reasonable wear and damage excepted, for the containers while the containers are in the custody of the grower provided that the grower shall return the containers to the processor on or before the date of final settlement.

#### TERMS OF PAYMENT

- 19.(1) Every processor shall pay on request by any grower the amount of the purchase price due and owing the grower for beets, cabbage and carrots delivered by the grower to the processor two weeks after each date of delivery.
- (2) In all cases for payment provided by subsection 1 of this section the processor shall be entitled to deduct from the first payment or payments due by him to the grower thereunder all moneys owing to the processor by the grower to such date.
- (3) The final payment of any moneys due and owing to a grower for beets, cabbage and carrots purchased by a processor from a grower shall be made on or before the 1st of December, 1952, excepting carrots purchased under clause a of section 8 of this Agreement for which the final payment of any moneys due and owing to a grower shall be made on or before the 1st of October, 1952.

Dated at the City of Toronto in the Province of Ontario this 27th day of May, 1952.

GROWER-MEMBERS
G. L. KIMMERLY
CHARLIE BAKER
E. L. WILSON

PROCESSOR-MEMBERS E. R. Renouf C. K. Rowland W. I. Drynan

(1182)

#### THE HOMES FOR THE AGED ACT

O. Reg. 215/52. General Regulations. Amending Form 5 of Regulations 142 of Consolidated Regulations 1950. Made—29th May, 1952. Filed—3rd June, 1952, 11.30 a.m.

# REGULATIONS MADE UNDER THE HOMES FOR THE AGED ACT

1. Form 5 of Regulations 142 of Consolidated Regulations of Ontario 1950 as made by Ontario Regulations 255/51 is amended by adding thereto the following item:

9a. FUNERAL AND BURIAL EXPENSES:



(1197) 24

#### THE PUBLIC HOSPITALS ACT

O. Reg. 216/52. General Regulations. New and Revoking O. Regs. 43/45 and 5/48. (Note: See unofficial consolidated regulations 492 in unofficial appendix to vols 1 and 2 of C.R.O. 1950) Made—29th May, 1952. Filed—4th June, 1952, 9.20 a.m.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE PUBLIC HOSPITALS ACT

#### INTERPRETATION

#### 1. In these regulations

- (a) "active medical staff" means members of the medical staff appointed by the board to attend indigent patients in the hospital;
- (b) "attending physician" means medical practitioner who attends a patient in the hospital;
- (c) "Director" means director of the Public and Private Hospitals Division of the Department;
- (d) "medical practitioner" means legally qualified medical practitioner;
- (e) "medical staff" means medical practitioners who attend patients in the hospital;
- (f) "neonatal death" means death of a child within one month after birth;
- (g) "president" means president of the medical staff;
- (h) "still-birth" means complete expulsion or extraction from its mother after the twentyeighth week of pregnancy of a foetus which did not at any time after being completely expelled or extracted from the mother breathe or show any other sign of life; and
- (i) "surgeon" means member of the medical staff who performs a surgical operation on a patient.

#### MANAGEMENT AND OPERATION

- 2.(1) Subject to subregulation 2, a hospital shall be governed and managed by a board elected or appointed in accordance with the provisions of the authority whereby the hospital is created, established or incorporated.
- (2) The president shall be  $ex\ officio\ a\ member$  of the board.
- 3. The board shall be responsible for the enforcement of the Act, these regulations and the by-laws of the hospital.
- 4. The superintendent shall be responsible to the board for the due observance and enforcement of the Act, these regulations and the by-laws of the hospital.
- 5. The superintendent shall be the officer representing the hospital with whom the Minister, an inspector and other officers of the Department deals with respect to hospital matters.

#### BOARD

- 6.(1) The board shall provide for
- (a) the appointment and functioning of

- (i) a superintendent,
- (ii) a medical and surgical advisory committee on the recommendation of the members of the medical staff,
- (iii) a medical staff,
- (iv) a nursing staff, and
- (v) an auditor, and
- (b) the establishment of an
  - (i) administrative, and
  - (ii) accounting

system.

(2) An auditor shall not be appointed for a hospital unless he is licensed under *The Public Accountancy Act*.

#### FISCAL YEAR

7. The fiscal year of a hospital shall end with the 31st of December in each year.

#### MEETINGS

- 8. An annual meeting of the hospital shall be held between the 1st of January and the 30th of April in each year on a day fixed by the board.
- 9. The board may fix the days for all meetings of the board.

#### INSPECTORS

- 10. An inspector may
- (a) administer and enforce this Act and regulations in a hospital,
- (b) inspect and inquire with respect to the premises, management and operation of a hospital,
- (c) require the superintendent, a member of the medical staff or a hospital employee
  - (i) to furnish any information in his possession or under his control, and
  - (ii) to make returns, reports or statements in writing

relating to the hospital but only for the purpose of the Act and these regulations,

- (d) examine and audit all hospital books, accounts and records, and
- (e) investigate and require information from a person in possession of the information with respect to
  - (i) any hospital matter, or
  - (ii) the financial condition of a patient.
- 11. The board shall permit an inspector
  - (a) to examine and audit all hospital books, accounts and records, and
- (b) to inspect or receive information from any book or record relating to the patients

at any time, but only for the purpose of the Act and these regulations.

12. All information, applications, returns, reports or communications required to be furnished or made to

the Minister, Deputy Minister or inspector under the Act or these regulations shall be sent to the Director.

#### CREATION, ESTABLISHMENT OR INCORPORATION

- 13.(1) An application for the approval of the creation, establishment or incorporation of a hospital under subsection 2 of section 3 of the Act shall be in writing in form 1.
- (2) Before approval is given, an applicant for the approval of a hospital shall send to the Director a copy of an architect's plan in triplicate showing
  - (a) the proposed number and arrangement of beds and services, and
  - (b) a block plan of the property and elevations of the buildings.
- 14. When a hospital is to be altered by enlarging or remodelling, a description of the alteration with a copy of an architect's plan in triplicate showing
  - (a) the alteration, and
  - (b) the proposed number and arrangement of beds and services to be affected by the alteration

shall be sent to the Minister in care of the Director in accordance with regulation 12.

#### ISOLATION

- 15.(1) A hospital shall provide accommodation for the isolation of patients.
- (2) The superintendent shall cause to be isolated a patient who is or is suspected to be infected with a communicable disease named or declared under *The Public Health Act* or regulations made from time to time thereunder.

#### NURSING STAFF

16.(1) Every hospital shall have in its employ one registered nurse or more and at least one registered nurse shall be on duty in the hospital at all times.

#### REGISTER OF PATIENTS

- 17. A hospital shall keep a register of patients.
- 18.(1) When a patient is admitted to a hospital, the patient shall be issued a register number.
- (2) For the purposes of subregulation 1, a baby born alive in the hospital shall be deemed to be admitted at the time of birth.
- 19. The register numbers shall be issued to patients by
  - (a) assigning the number "1" to the first patient admitted in the fiscal year and thereafter assigning numbers in order of admission, and
  - (b) adding after the number given under clause a, a virgule and the last 2 digits of the number of the year in which it is issued.
- 20.(1) A patient shall retain the same register number until his discharge from the hospital.
- (2) All records relating to the patient shall bear the register number.

#### MEDICAL STAFF

21. A board shall fix a time and place for the first meeting of a medical staff to be held within one month after the first patient is admitted to a hospital following its creation, establishment or incorporation.

- 22. The medical staff shall hold
- (a) an annual meeting in each fiscal year, and
- (b) monthly meetings.
- 23.(1) At the first meeting held under regulation 21 and at each annual meeting the medical staff shall
  - (a) elect a president and a secretary from among themselves, and
  - (b) fix a time and place for
    - (i) the next annual meeting, and
    - (ii) the monthly meetings for the following year.
- (2) The president and the secretary shall hold office until the next annual meeting.
- 24.(1) At least 10 days before each annual and monthly meeting each member of the medical staff shall report in writing to the secretary
  - (a) any recommendations for the improvement of the administration in the care and treatment of patients,
  - (b) the case history of any patient which the member may consider to be of interest to the other members of the medical staff, and
  - (c) a review of his medical work in the hospital during the preceding month.
  - (2) The secretary shall
  - (a) compile a report from the reports submitted under subregulation 1, and
  - (b) submit the report to the medical staff at each annual and monthly meeting.
- (3) The medical staff may consider the report and make any recommendations thereon to the superintendent.
- 25. The secretary shall take the minutes at all meetings of the medical staff.
- 26. Where a municipality is liable to a hospital for payment of the charges for treatment of a patient under section 16 of the Act, a member of the medical staff shall not charge a fee for attending the patient.
- 27.(1) If a member of the active medical staff is unable to perform his duties in the hospital, he shall notify the president or secretary of the medical staff.
- (2) Thereupon, the president or secretary, as the case may be, shall
  - (a) notify the superintendent, and
  - (b) arrange for another member of the active medical staff to perform the duties.
- 28. When a member of the medical staff who is attending a patient other than a public-ward patient is unable to perform his duties in the hospital, he shall
  - (a) arrange for another member to perform his duties, and
  - (b) notify the superintendent.
- 29. If the superintendent believes that a member of the medical staff is unable to perform his duties in the hospital, the superintendent shall notify the president or secretary of the medical staff; and there-

upon the president or secretary, as the case may be, shall arrange for another member of the active medical staff to perform the duties.

#### PATIENTS

- 30. Where a medical practitioner sends any person to a hospital for admission and he knows or suspects that that person is or may become dangerous for any reason to himself or to other patients, the medical practitioner shall notify the superintendent of the danger.
- 31. Only a member of the active medical staff shall be permitted to attend a patient for payment of the charges for whose treatment a municipality is liable under section 16 of the Act.
- 32.(1) When a patient is no longer in need of treatment in a hospital, the attending physician shall write an order that the patient be discharged.
- (2) A patient shall be deemed to be discharged when the attending physician writes the order under subregulation 1 and communicates it to the patient.
- (3) When a patient is discharged he shall leave the hospital but he may at his option remain in the hospital for a further period not exceeding 24 hours with the approval of the superintendent.
- (4) When a patient under the age of 16 years is discharged the person liable for his maintenance shall remove him from the hospital but at the request of the person so liable he may, with the approval of the superintendent, be permitted to remain in the hospital for a further period not exceeding 24 hours.
- 33.(1) When a person is admitted to a hospital he shall give the name and address of a relative or friend to be notified under subregulation 3.
- (2) The attending physician shall notify the superintendent when he believes that the relative or friend should be present at the hospital with a patient.
- (3) The superintendent shall so notify the relative or friend.

#### LABORATORY INVESTIGATIONS

- 34.(1) A hospital shall be equipped with a clinical laboratory with facilities and staff able to make routine laboratory investigations necessary for the treatment of the patients in the hospital.
  - (2) When a laboratory investigation
    - (a) is necessary for the treatment of a patient, and
    - (b) cannot be made in a laboratory in the hospital

the superintendent shall cause the investigation to be made in a laboratory which has the facilities and staff able to make the investigation.

- 35.(1) The surgeon shall not dispose of any tissues removed from a patient at an operation or curettage.
- (2) Subject to subregulation 3 the tissues removed, with a short history of the case and a statement of the findings at the operation, shall be sent by the superintendent to a laboratory for an examination and report.
- (3) Where the tissue removed is an arm, a finger, foot, hand, hemorrhoid, leg, prepuce, tonsil, toe, tooth or vermiform appendix, the tissue shall not be sent to a laboratory unless the surgeon desires an examination and report.
- (4) A report, if any, of a pathologist shall be included in the medical record of the patient under regulation 38.

#### ORDERS FOR TREATMENT

- 36.(1) All orders for treatment shall be
- (a) in writing
  - (i) on a paper attached to the medical record of the patient prescribed by regulation 38, or
  - (ii) in a book

designated for physicians' orders, and

(b) dated and signed by an attending physician or a medical practitioner authorized by him,

but an attending physician or a medical practitioner authorized by him may dictate by telephone orders for treatment to a person designated by the superintendent to take the orders.

- (2) The person to whom the order has been dictated shall transcribe and sign it and endorse thereon the name of the medical practitioner and the date and time of receiving the order.
- (3) When a medical practitioner has dictated an order by telephone he shall sign the order on his first visit to the hospital thereafter.

#### CASE RECORDS

- 37. Within 72 hours after the admission of a patient the board shall cause a medical practitioner to
  - (a) write a medical history,
  - (b) make a physical examination and record his findings, and
  - (c) make and record a provisional diagnosis.
- 38. The board shall cause to be compiled for each patient a medical record including
  - (a) identification,
  - (b) history of present illness,
  - (c) history of previous illnesses,
  - (d) family history,
  - (e) provisional diagnosis,
  - (f) orders for treatment,
  - (g) progress notes,
  - (h) reports of
    - (i) condition on discharge,
    - (ii) consultations,
    - (iii) follow-up care,
    - (iv) laboratory examinations,
    - (v) medical, surgical and obstetrical treatment,
    - (vi) operations and anaesthesia,
    - (vii) physical examinations,
    - (viii) radiological examinations, and
    - (ix) post mortem examination, if any, and
  - (i) final diagnosis.

- 39.(1) A person who makes any part of a record under regulations 37 and 38 shall deliver the part to the superintendent.
- (2) The superintendent shall be responsible for the safe-keeping of all records relating to a patient.
- 40. When a patient dies the attending physician shall complete form 2 and deliver it to the superintendent for the medical record of the patient.
- 41. When a medical practitioner performs a *post* mortem examination on the body of a patient, he shall make and sign a report of the examination and deliver it to the superintendent.
- 42.(1) Subject to subregulations 2 and 3, a board shall not permit any person to remove, inspect or receive information from a medical record.
  - (2) Subregulation 1 shall not apply to
    - (a) a person with a process
      - (i) issued in Ontario out of a court of record or any other court, and
      - (ii) ordering the removing of, the inspecting of or the receiving of information from a medical record, or
  - (b) an inspector.
  - (3) A board may permit
  - (a) the attending physician,
  - (b) the superintendent of another hospital who makes a written request,
  - (c) a person who presents a written request signed by
    - (i) the personal representative of a former patient, deceased, or
    - (ii) the patient,
  - (d) a member of the medical staff but only for teaching purposes, or
  - (e) a person with a written direction from the Deputy Minister of Veterans Affairs (Canada) or some person designated by him when the patient is a member or ex-member of His Majesty's military, naval or air force of Canada

to inspect or receive information from a medical record.

#### OPERATIONS

- 43. No surgical operation shall be performed on a patient unless a consent in writing for the performance of the operation has been signed by the
  - (a) patient,
  - (b) spouse, one of the next of kin or parent of the patient if the patient is unable to sign by reason of mental or physical disability, or
  - (c) parent or guardian of the patient if the patient is unmarried and under 18 years of age

but if the surgeon believes that delay caused by obtaining consent would endanger the life of the patient

- (d) the consent shall not be necessary, and
- (e) the surgeon shall write and sign a statement that a delay would endanger the life of the patient.

- 44.(1) Before any anaesthetic is administered to a patient an anaesthetic record of the patient including
  - (a) the history of the present and any previous illness,
  - (b) the family medical history,
  - (c) the findings on a complete physical examination,
  - (d) the reports of any laboratory examination, and
  - (e) a diagnosis

shall be made by the anaesthetist, but if the surgeon believes that a delay in the operation caused by obtaining the anaesthetic record would endanger the life of the patient

- (f) the preparation of the anaesthetic record shall not be necessary, and
- (g) the surgeon shall write and sign
  - (i) a statement that a delay would endanger the life of the patient, and
  - (ii) a diagnosis

and deliver them to the anaesthetist.

- (2) The anaesthetist shall deliver the signed statement and diagnosis to the superintendent after the operation.
- 45. The surgeon shall prepare or cause to be prepared by a medical practitioner a written description of every surgical operation which he performs in the hospital and deliver it to the superintendent.
- 46. The anaesthetist shall prepare a record with respect to each patient showing the
  - (a) type and amount of anaesthetic administered and duration of anaesthesia,
  - (b) medication given in contemplation of anaesthesia, and
  - (c) the condition before and after an operation.
- 47.(1) When a patient in the ante-menopausal period is in a condition
  - (a) of abortion,
  - (b) of threatened abortion,
  - (c) where a therapeutic abortion is indicated, or
- (d) where a dilation and curettage is indicated, two members of the medical staff shall
  - (e) examine the patient, and
  - (f) write and sign a record of their findings and recommendations and deliver it to the superintendent

before any operation is undertaken.

- 48. Before an operation is performed on an indigent patient two surgeons, one of whom is a member of the active medical staff, shall
  - (a) examine the patient, and
  - (b) record and sign their findings and recommendations in writing and deliver those findings and recommendations to the superintendent.

#### BLOOD FOR TRANSFUSIONS

- 49.(1) Where blood is taken from a person for a transfusion the person taking the blood shall make a record showing
  - (a) the former's
    - (i) name,
      - (ii) address,
    - (iii) blood-grouping, and
    - (iv) Rh-factor typing,
  - (b) the date of taking of the blood,
  - (c) the amount of blood taken, and
  - (d) the result of a Wasserman or Kahn test made on a sample of the blood taken for the transfusion.
- (2) The person making the record shall deliver it to the superintendent.

#### MATERNITY PATIENTS

- 50. If the attending physician knows or suspects that a maternity patient is suffering from puerperal sepsis or any infection, the attending physician shall forthwith notify the superintendent.
- 51.(1) A maternity patient who is suffering from or is suspected to be suffering from puerperal sepsis or any infection shall be isolated in a room separated from other patients.
- (2) The nurse who cares for a maternity patient isolated under subregulation 1 shall not attend
  - (a) a patient who is not infected, or
  - (b) a surgical patient.
- 52. When a patient dies as a direct or indirect result of pregnancy the superintendent shall complete and deliver form 3 to an inspector within 24 hours after the death.

## STILL-BIRTHS AND NEONATAL DEATHS

53. When a still-birth or neonatal death occurs in a hospital the superintendent shall complete and deliver form 4 to the Director within 24 hours after the occurrence of the still-birth or neonatal death.

#### INDIGENT PATIENTS

- 54.(1) When an indigent patient
- (a) is critically ill, or
- (b) remains in a hospital for a period of 30 days at least two members of the active medical staff shall
  - (c) hold a consultation, and
  - (d) record in writing and sign their findings and recommendations with respect to the patient and deliver the record showing the date of the consultation to the superintendent.
- (2) At the end of each 3-week period during which an indigent patient remains in a hospital after the end of 30 days from the date of admission, at least two members of the active medical staff shall comply with clauses c and d of subregulation 1,

#### PASTEURIZED MILK

55. A board shall not use nor permit to be used within the hospital milk which has not been pasteurized within the meaning of *The Public Health Act*.

#### HOSPITAL EMPLOYEES

- 56.(1) For the purpose of these regulations, hospital employees are divided into Group 1 and Group 2.
  - (2) Group 1 is composed of
  - (a) graduate and student nurses,
  - (b) internes,
  - (c) graduate and student physiotherapists,
  - (d) graduate and student occupational therapists,
  - (e) nursing assistants, ward maids and ward orderlies,
  - (f) laboratory technicians,
  - (g) x-ray technicians,
  - (h) school teachers, and
  - (i) social workers.
- (3) Group 2 is composed of all hospital employees not listed in subregulation 2.
- 57.(1) An employee in Group 1 shall receive a tuberculin test and an x-ray film of the lungs within 30 days of employment.
- (2) A physical examination of student nurses shall be made annually.
- (3) Every employee in Group 1 who has a negative tuberculin reaction shall receive an additional tuberculin test within 6 months from the date of the first test and shall receive an additional test within 6 months from the date of each test where the result of the test is negative.
- (4) Employees referred to in subregulation 3 shall receive an x-ray film of the lungs annually.
- (5) Every employee in Group 1 who is found to have a positive tuberculin reaction shall receive an x-ray film of the lungs forthwith and every 6 months thereafter.
- (6) Every employee in Group 1 whose x-ray film shows evidence of abnormal shadowing shall forthwith receive further examination to determine the nature of the disease.
- (7) No tests other than the intra-dermal (Mantoux) test, using 1/20 of a milligram of Old Tuberculin, or the patch test shall be used in the tests given under this regulation.
- 58.(1) An employee in Group 2 shall receive an x-ray film of the lungs within 30 days of employment and annually thereafter.
- (2) Every employee in Group 2 whose x-ray film shows evidence of abnormal shadowing shall receive forthwith further examination to determine the nature of the disease.
- 59. No employee found to be suffering from active tuberculosis shall be permitted to work in the hospital and when so found the superintendent shall report the case within 24 hours to the medical officer of health of the municipality in which the employee resides.

- 60. Where any medical practitioner believes or suspects that any person admitted to a hospital is suffering from tuberculosis he shall notify the superintendent forthwith.
- 61. No employee shall be detailed to care for a patient believed or suspected to be suffering from tuberculosis until he has received instruction as to the necessary technique to protect himself and others against infection, and where possible the employee so detailed shall be a reactor to tuberculin.
- 62. Every employee who has been employed for 4 or more months shall receive an x-ray film of the lungs upon ceasing to be employed.
- 63. Nothing contained in regulations 56 to 62, both inclusive, shall prevent an employee from being employed in a hospital when his tuberculosis is inactive.

#### RECORD OF EMPLOYEE EXAMINATIONS

- 64.(1) The superintendent shall keep a permanent record of all examinations and tests of every employee of the hospital and if requested shall send a copy of every record, including the x-ray films, to The Workmen's Compensation Board or to the Director.
- (2) Any officer of the Department authorized by the Deputy Minister of the Department or any officer of The Workmen's Compensation Board authorized by its chairman may inspect the medical records of employees at any time.
- 65. The hospital shall be responsible for all examinations of the employees and none of the expenses thereby incurred shall be payable by the employees.
- 66. Where an employee shows evidence of tuberculosis the superintendent shall give written notice thereof and a complete report of the medical findings within 7 days of the time of diagnosis to The Workmen's Compensation Board.

#### HOSPITALS FOR INCURABLES

67. A certificate under section 15 of the Act for the admission of an indigent person or the dependant of an indigent person to a hospital for incurables shall be made by two medical practitioners in form 5.

#### FIRE PRECAUTIONS

- 68. The board of a hospital shall maintain a firealarm system of sounding devices so located that when the alarm is given the sound may be heard in every place in the hospital.
- 69. The board of a hospital shall maintain on each floor and in the basement
  - (a) 1-quart vaporizing-liquid pump-type fireextinguishers,
  - (b) 15-pound carbon-dioxide fire-extinguishers,
  - (c) 2-quart pressure-type vaporizing-liquid fireextinguishers, or
  - (d) dry chemical-type fire-extinguishers

in suficient numbers and so located that one fireextinguisher is within 50 feet of every part of the flooring in each floor and the basement.

- 70.(1) The board of a hospital shall maintain pipes in sufficient numbers and so distributed that any fire in the hospital can be effectively reached with water from 75-foot lays of unlined linen-hose.
- (2) All stand-pipes shall be fitted with not more than 75 feet of unlined linen-hose.

- 71. Fire-exits shall be
- (a) so located throughout a hospital that no point in the hospital is more than 100 feet from an exit,
- (b) so constructed that all patients may be removed from the hospital, and
- (c) lighted at all times.
- 72. The board of a hospital shall maintain on each floor sufficient devices for the removal of all patients on the floor from the hospital.
  - 73. The superintendent shall

(name in full)

(a) inspect or cause to be inspected the fire-alarm system, fire-extinguishers, stand-pipes and hose equipment at least once a month,

- (b) give or cause all fire equipment to be given a working test at least twice a year,
- (c) establish a procedure to be followed with the duties of the staff and patients when a fire-alarm is given.
- (d) instruct the staff and patients in the procedure established under clause c,
- (e) post written instructions of the procedure established under clause c in every room in the hospital, and
- (f) keep for at least 2 years a written record of the inspections and tests and the findings thereon made under this regulation.

(occupation)

. . . . . . and

#### REVOCATION

74. Ontario Regulations 43/45 and 5/48 are revoked.

#### FORM 1

The Public Hospitals Act

APPLICATION FOR APPROVAL OF A NEW HOSPITAL

make application for approval under subsection 2 of section 3 of the Act, of the creation, establishment or incor-

(address)

poration of an institution, building or other	(city, to	own, village or township)
n the(county or district)	of	
as a hospital.		
·		
Date		
	FORM 2	
	The Public Hospitals Act	
C	ERTIFICATE OF DEATH	
Name of patient		
Date and hour of death		
(re:	CAUSE OF DEATH ad instructions on reverse side)	
		Approximate interval between onset and death
I		
IMMEDIATE CAUSE—State the disease, injury or complication which caused death, not the mode of dying, such as heart failure, asphyxia, asthenia, et cetera.	due to	
MORBID CONDITIONS, if any, giving rise to immediate cause (state in order backwards from immediate	(b)due to	
cause).	(c)	<b>∥</b>
II		
OTHER MORBID CONDITIONS (if important) contributing to death but not causally related to immediate cause.		

#### INSTRUCTIONS

1. The morbid conditions relating to death are divided into two parts. In Part I are those conditions causally related to the "IMMEDIATE CAUSE" and in Part II those not causally related thereto. In most cases the completion of Part I will be sufficient. Detailed certification is not required, the entry of a single cause being preferable in cases where a single cause is sufficient, as in Example I. Where the person completing the certificate finds it necessary to record more than one cause, it is important that they be stated in the position provided on the form as indicative of their mutual relationship.

#### 2. Follow these instructions:

- (a) name first the "Immediate Cause" of death, i.e., the disease, injury or complication which caused death (not mode of dying or terminal condition);
- (b) then give the other morbid conditions (if any) of which the immediate cause was the consequence, in order of causal relationship stating the most recent one first and then the others in order;
- (c) Part II is reserved for other important contributory morbid conditions, particularly when death was due to a combination of maladies, none of which would have been fatal alone;
- (d) use accepted terms for morbid conditions and never record mere symptoms;
- (e) maternal deaths—qualify all diseases resulting from childbirth, miscarriage or abortion by the word "puerperal", for example, puerperal septicaemia; distinguish between septicaemia originating in abortion and in child-birth;
- (f) cancer—specify the organ or first part affected;
- (g) violent deaths—where a death was due to a violent cause, the person completing the medical certificate shall indicate clearly whether the death was due to accident, suicide or homicide, and the manner and nature of the injury which resulted in death; where the death was due to accident the circumstances shall be stated as fully as possible, for example, an automobile accident shall always be designated as such.
- 3. The following examples illustrate the essential principles in the use of the form:

I	Example 1	Example 2	Example 3	Example 4	Example 5
IMMEDIATE CAUSE State the disease, injury or complication which caused death, not the mode of dying, such as heart-failure, asphyxia, asthenia, et cetera.	(a) Lobar pneumonia due to	(a) Pulmonary tuberculosis	(a) Acute peritonitis	(a) Broncho pneumonia	(a) Uraemia
MORBID CONDITIONS, IF ANY, GIVING RISE TO IMMEDIATE CAUSE (state in order backwards from im- mediate cause).	due to	due to	appendicitis due to		
OTHER MORBID CONDITIONS (if important) contributing to death but not causally related to immediate cause.				Chronic inter- stitial nephritis	Chronic bronchitis

#### FORM 3

#### The Public Hospitals Act

#### REPORT OF MATERNAL DEATH

	I,superintendent of
the	(name of hospital) of (municipality)
rep	ort that
die	d in the above-named hospital on theday of
1.	Date of admission to hospital:
2.	Was patient indigent?

3. Age at death:			
4. Racial origin:			
5. Marital status:			
6. Number of previous pregnancies:			
(a) abortions:			
(b) still-births:			
(c) live-births:			
7. Findings where an autopsy was perform	med:		
8. Time of death in relation to labour:			
9. Name of attending medical practitione	r:		
10. Cause of death: (read instructions on reverse side)			
		1	Approximate interval between onset and death
I			
I IMMEDIATE CAUSE—State the disease, injury or complication which caused death, not the mode of dying, such as heart failure, asphyxia, asthenia, et cetera.	(a) due to		
IMMEDIATE CAUSE—State the disease, injury or complication which caused death, not the mode of dying, such as heart failure, asphyxia, as-	due to		
IMMEDIATE CAUSE—State the disease, injury or complication which caused death, not the mode of dying, such as heart failure, asphyxia, asthenia, et cetera.  MORBII CONDITIONS, if any, giving rise to immediate cause (state in order backwards from immediate	due to  (b) due to		
IMMEDIATE CAUSE—State the disease, injury or complication which caused death, not the mode of dying, such as heart failure, asphyxia, asthenia, et cetera.  MORBID CONDITIONS, if any, giving rise to immediate cause (state in order backwards from immediate cause).	due to  (b) due to		

- 1. The morbid conditions relating to death are divided into two parts. In Part I are those conditions causally related to the "IMMEDIATE CAUSE" and in Part II those not causally related thereto. In most cases the completion of Part I will be sufficient. Detailed certification is not required, the entry of a single cause being preferable in cases where a single cause is sufficient, as in Example I. Where the person completing the certificate finds it necessary to record more than one cause, it is important that they be stated in the position provided on the form as indicative of their mutual relationship.
- 2. Follow these instructions:
  - (a) name first the "Immediate Cause" of death, i.e., the disease, injury or complication which caused death (not mode of dying or terminal condition);
  - (b) then give the other morbid conditions (if any) of which the immediate cause was the consequence, in order of causal relationship stating the most recent one first and then the others in order;
  - (c) Part II is reserved for other important contributory morbid conditions, particularly when death was due to a combination of maladies, none of which would have been fatal alone;
  - (d) use accepted terms for morbid conditions and never record mere symptoms;
  - (e) maternal deaths—qualify all diseases resulting from child-birth, miscarriage or abortion by the word "puerperal", for example, puerperal septicaemia; distinguish between septicaemia originating in abortion and in child-birth;
  - (f) cancer—specify the organ or first part affected;
  - (g) violent deaths—where a death was due to a violent cause, the person completing the medical certificate shall indicate clearly whether the death was due to accident, suicide or homicide, and the manner and nature of the injury which resulted in death; where the death was due to accident the circumstances shall be stated as fully as possible, for example, an automobile accident shall always be designated as such.

3. The following examples illustrate the essential principles in the use of the form:

I	Example 1	Example 2	Example 3	Example 4	Example 5
IMMEDIATE CAUSE State the disease, injury or complication which caused death, not the mode of dying, such as heart-failure, asphyxia, asthenia, et cetera.	due to	(a) Pulmonary tuberculosis due to		(a) Broncho pneumonia due to	(a) Uraemia due to
MORBID CONDITIONS, IF ANY, GIVING RISE TO IMMEDIATE CAUSE (state in order backwards from im- mediate cause).	due to	due to	appendicitis due to	(b) Operation due to (c) Strangulated inguinal hernia	(b) Chronic nephriti due to
II				Herma	
OTHER MORBID CONDITIONS (if important) contributing to death but not causally related to immediate cause.				Chronic inter- stitial nephritis	
11.		ANTENATAL CAR	O.E.		
If the patient received anto	enatal care from			oner indicate	
(a) the date of the first a		* *	*		
(b) the findings on any (i) abdominal exami	nation:.				
,ii) urinalysis:					
(iii) blood pressure ex	amination:				
(iv) pelvic examination	on;				
(e) the compliance of the	patient with any	y treatment orde	red:		
(d) any morbid condition	s present during	pregnancy:			
(c) any morbid condition	s present before	pregnancy:			
12.		LABOUR			
Where labour took place in	the hospital				
(a) date and hour labour	commenced:				
(b) duration of labour hor	urs:				
(c) was labour spontaneo	us or induced?				
(d) period of gestation in	weeks:				
(e) qualifications of any 1	nurses who atten	ded the patient:			
13.		DELIVERY			
Where delivery took place	in the hospital				
(a) was delivery spontane	cous, manual, ins	strumental or ope	erative?.		
(b) presentation:					
(c) reasons for any opera	tive interference:				
(d) type of any operative					
(i) forceps, mid, hig	gh or low, (ii) ve				
(e) type and amount of a					
(f) was placenta retained				,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	

(g) was bleeding normal or excessive?
(h) was there a live-birth or still-birth?
14. POSTNATAL
Describe the postnatal condition of the patient as follows:
(a) did the patient have a temperature of 100.4° Fahrenheit or over, twice or more often between the 2nd and 10th days after delivery?
(b) complications which arose after delivery (i) hemorrhage, (ii) eclampsia, (iii) puerperal sepsis, (iv) other
(c) treatment given to a complication named in clause b:
(d) where puerperal sepsis is named in clause b, any probable source of infection:
(e) where eclampsia is named in clause b, (i) was albumen present in urine? (ii) date albumen first discovere
Date (signature of superintendent)
FORM 4
The Public Hospitals Act
REPORT OF STILL-BIRTH OR NEONATAL DEATH
I,, superintender
of the
or village) in the
of report that a
occurred in the above-named hospital on the
ato'clock in thenoon.
I have the following information with respect to this (still-birth or neonatal death)
1. Father,
(a) name:
(b) address:
2. Mother,
(a) name:
(b) hospital register number:
(c) address:
(d) marital status:
(e) racial origin:
(f) number of previous pregnancies, (i) abortions:
(ii) still-births:
(iii) live-births:
(g) any abnormalities associated with previous deliveries:
3. If mother is dead give,
(a) date of her death:

(b) cause of her death:....

4. If a still-birth give,	
(a) sex:	
(b) weight:	
(c) period of gestation at time of extra	action or expulsion:
(d) probable time of death:	
5. If a neonatal death give,	
(c) date, hour and minute of death:	
(d) cause of death:	
I	
IMMEDIATE CAUSE—State the disease, injury or complication which caused death, not the mode of dying, such as heart failure, asphyxia, asthenia, et cetera.	(a) due to
MORBID CONDITIONS, if any, giving rise to immediate cause (state in order backwards from immediate cause).	(b)
II	
OTHER MORBID CONDITIONS (if important) contributing to death but not causally related to immediate cause.	

#### INSTRUCTIONS

1. The morbid conditions relating to death are divided into two parts. In Part I are those conditions causally related to the "IMMEDIATE CAUSE" and in Part II those not causally related thereto. In most cases the completion of Part I will be sufficient. Detailed certification is not required the entry of a single cause being preferable in cases where a single cause is sufficient, as in Example I. Where the person completing the certificate finds it necessary to record more than one cause, it is important that they be stated in the position provided on the form as indicative of their mutual relationship.

#### 2. Follow these instructions:

- (a) name first the "Immediate Cause" of death, i.e., the disease, injury or complication which caused death (not mode of dying or terminal condition);
- (b) then give the other morbid conditions (if any) of which the immediate cause was the consequence, in order of causal relationship stating the most recent one first and then the others in order;
- (c) Part II is reserved for other important contributory morbid conditions, particularly when death was due to a combination of maladies, none of which would have been fatal alone;
- (d) use accepted terms for morbid conditions and never record mere symptoms;
- (e) maternal deaths—qualify all diseases resulting from child-birth, miscarriage or abortion by the word "puerperal", for example, puerperal septicaemia; distinguish between septicaemia originating in abortion and in child-birth;
- (f) cancer—specify the organ or first part affected;
- (g) violent deaths—where a death was due to a violent cause, the person completing the medical certificate shall indicate clearly whether the death was due to accident, suicide or homicide, and the manner and nature of the injury which resulted in death; where the death was due to accident the circumstances shall be stated as fully as possible, for example, an automobile accident shall always be designated as such.

3. The following examples illustrate the essential principles in the use of the form:

I	Example 1	Example 2	Example 3	Example 4	Example 5
IMMEDIATE CAUSE State the disease, injury or complication which caused death, not the mode of dying, such as heart-failure, asphyxia, asthenia, et cetera.	due to	(a) Pulmonary tuberculosis due to	(a) Acute peritonitis due to	(a) Broncho pneumonia due to	(a) Uraemia due to
MORBID CONDITIONS, IF ANY, GIVING RISE TO IMMEDIATE CAUSE (state in order backwards from immediate cause).	due to	(b)	appendicitis due to	due to	(b) Chronic nephritis due to
II				TICI III d	
OTHER MORBID CONDITIONS (if important) contributing to death but not causally related to immediate cause.				Chronic inter- stitial nephritis	
		1	I	1	1
6. Findings on any post-mor	tem examination	held:		,	
7. Was mother in labour who					
8. If answer to 7 is yes, give	stage of labour	on admission:			
9. Duration of labour:					
10. Presentation of foetus:					
11. Did foetus die before, dur	ing or after labor	ur?			
12. Was labour spontaneous of					
13. Was delivery spontaneous	s, manual, instru	mental or operat	ive?		
14. Type of any operative int					
( (i) forceps (mid, hig	gh or low), (ii) ve	ersion, (iii) Caesa	arian, (iv) other	(specify))	
15. Any abnormalities or com	plications met d	uring labour or d	elivery:		
16. Type of any cranial injury	y at birth:				
17. If mother received antena	ital care,				
(a) date when medical pr	ractitioner first c	onsulted:			
(b) details of antenatal c					and a second contract of the second
18. Any illness of parents wh	ich may have ca	used the still-birt	h or neonatal de	ath:	
19. Name of atending medica	l practitioner:				
20. Prevention,					
(a) factors which contrib	outed to death w	hich may have b	een prevented:		
(b) discuss preventive m	easures not take	n:	• • • • • • • • • • • • • • • • • • • •		
Date		19			

#### FORM 5

#### The Public Hospitals Act

#### CERTIFICATE FOR ADMISSION TO A HOSPITAL FOR INCURABLES

1,	, a legally qualified
medical practitioner, residing at	(post office address) in the
County of	, certify:
1. That I personally examined	
(post office address), on the	day of
2. That I foundto be appr	oximatelyyears of age;
3. That I foundto be suff (him or her)	fering from, an (diagnosis)
incurable disease;	
4. Thatis an incurable per (he or she)	son; and
5. Thatrequires treatment (he or she)	in a hospital for incurables for the following reasons:
Date	
	(signature of legally qualified medical practitioner)
(1201)	24

## THE PUBLIC HEALTH ACT

O. Reg. 217/52.
Maintenance Grants for Isolation Hospitals.
Amending O. Regs. 191/51.
Approved—29th May, 1952.
Filed—6th June, 1952, 11.20 a.m.

# REGULATIONS MADE BY THE MINISTER UNDER THE PUBLIC HEALTH ACT

- 1. Subregulation 3 of regulation 1 of Ontario Regulations 191/51 is revoked and the following substituted therefor:
  - (3) The amount of the grant shall be at the rate of \$1.40 for each day that a public-ward patient receives treatment.

M. PHILLIPS Minister of Health

(1214)

#### THE PUBLIC HOSPITALS ACT

O. Reg. 218/52. Classification of Hospitals. Amending O. Regs. 130/52. Made—29th May, 1952. Filed—6th June, 1952, 11.25 a.m.

#### REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE PUBLIC HOSPITALS ACT

- 1. Schedule 1 of Ontario Regulations 130/52 is amended by
  - (a) striking out item 75 under the heading "Group C Hospitals", and
  - (b) adding the following item under the heading "Group B hospitals":
- 31a Tillsonburg . . . Tillsonburg District
  Memorial Hospital. . . . 100 50

(1215) 24

# INDEX 24

Government Notices	Dissolution of Partnership
Applications to Parliament 1148-1150	Change of Name Act
Corporation Notices	Miscellaneous Notices

# **Government Publications**

As listed below, may be obtained from the Office of the Queen's Printer, Parliament Buildings, Toronto

#### EMPIRE 3-1211—Local 732

Remittance to be made payable to the Provincial Treasurer of Ontario and sent with your order to the office of the Queen's Printer.

REVISED STATUTES OF ONTARIO, 1950
5 Bound Volumes — — \$25.00 per set

THE CONSOLIDATED REGULATIONS OF ONTAR!O, 1950
3 Bound Volumes — — \$20.00 per set

SESSIONAL STATUTES OF ONTARIO, 1951	\$2.0
Bills of Sale and Chattel Mortgage Act\$ .25	Logging Tax Act
Bulk Sales Act	Marine Insurance Act
Companies Act	Marriage Act
Conditional Sales Act	Municipal Act
Coroners' Act	Municipal Drainage Act  Municipal Drainage Aid Act  Provincial Aid to Drainage Act
Department of Municipal Affairs Act	Notaries Act
Deserted Wives and Children's Maintenance Act25  Ditches and Watercourses Act	Partnership Act and Partnership Registration Act
Division Courts Act, Rules and Forms 1.00	Planning Act
	Public Accountancy Act
Evidence seements	Public Health Act
Hospital Tax Act and Regulations	Public Utilities Act
	Registry Act
Judice of the found for	Sale of Goods Act
Zuita Gas voj Gib indovivivi vi	Securities Act and Regulations
Land Titles Act	Security Transfer Tax Act and Regulations
Land Transfer Tax Act	Statute Labour Act
Landlord and Tenant Act	Succession Duty Act and Regulations 1.0
Line Fences Act	Surveys Act
Loan and Trust Corporations Act 1.25	Title Drainage Act
Local Improvement Act	Trustees Act

## MISCELLANEOUS PUBLICATIONS

Annual Report of Municipal Statistics, 1950	5.00	Re
Forest Trees of Ontario	.50	
Land Titles Rules, Forms and Tariff of Fees	1.00	Su
Leasehold Regulations 98/52	.25	
Manual of Assessment Values	4.00	R
Municipal Directory, 1952	1.00	
Public Accounts of the Province of Ontario	.50	R
Regulations Under The Division Courts Act	1.00	
Report of the Ontario Royal Commission on Forestry, 1947	1.00	Sı

Report of the Ontario Royal Commission on Milk, 1947	1.00
Summary of the Findings, Recommendations, and Suggestions of the Report on Milk	.15
Report of the Select Committee on Conservation, 1950	1.00
Rules of Practice and Procedure of the Supreme Court of Ontario, 1951(Bound Copy)	
Surrogate Court Rules, Forms and Tariff of Fees	.50



# Notice to Sheriffs and Treasurers

Re Advertising Sale of Lands for Taxes in "The Ontario Gazette", Year 1952

Section 152 of The Assessment Act provides:

152. The day of the sale shall be more than ninety-one days after the first publication of the list in The Ontario Gazette.

During year **1952** the dates for publication of tax sale advertisements in The Ontario Gazette are as follows:

January 5th,	Issue	No.	1-	-Earliest	Date	Sale	can	be	helo	l—April, 5th,	1952
February 2nd,	66	66	5	66		66	66			-May 3rd,	66
March 1st,	46	66	9	66	46	66	66			—June 2nd,	66
April 5th,	66	66	14	66	46	"	66		66	—July 5th,	66
May 3rd,	66	66	18	66	66	"	66		66	—August 2nd,	66
June 7th,	66		23	66	46	66	66				"
July 5th,	66	66	27	66	66	66	66			-October 4th,	66
August 2nd,	46	46	31	66	46	66	66			—November 1st,	66
September 6th,	"	46	36	66	46	"	66			—December 6th,	66
October 4th,	66	66	40	46	66	44	66			—January 3rd,	1953
November 1st,	66	66	44	46	44	66	66		66	—February 2nd,	66
December 6th,	66	44	49	. 66	44	66	66		66	-March 7th,	"

Advertisements of tax sales must be received by the Queen's Printer at least TWO WEEKS PRIOR TO THE DATE OF PUBLICATION IN THE ONTARIO GAZETTE.

#### ADVERTISING RATES FOR TAX SALES

- 2.—(1) The rates payable for publication of matters in The Ontario Gazette shall be,—
- (a) for a double-column insertion of,—
  - (i) a notice of the sale of land for arrears of taxes, \$5; and
  - (ii) a list of lands liable to be sold for arrears of taxes, 25 cents a line or fraction thereof;

#### **EXAMPLE**

For each insertion—The minimum fee due with copy is \$5.00 for each Warrant and 25 cents for each line or part lines after the Warrant.

**Cheques** should be made payable to THE PROVINCIAL TREASURER OF ONTARIO and forwarded to THE ONTARIO GAZETTE.

No exchange required on cheques.

Advertisements should be typewritten or printed legibly, separate from covering letter, number of insertions required must be stated and all signatures should be typed.

All correspondence should be addressed in full "THE ONTARIO GAZETTE", Queen's Printer Office, Parliament Buildings, Toronto, Ontario.

# Rates of Advertising in The Ontario Gazette

(Rates are chargeable re agate line measurement-14 lines to the inch)

## THE OFFICIAL NOTICES PUBLICATIONS ACT

# REGULATIONS MADE UNDER THE OFFICIAL NOTICES PUBLICATIONS ACT

- 1. In these regulations "line" means agate line.
- 2.—(1) The rates payable for publication of matters in The Ontario Gazette shall be,—
  - (a) for a double-column insertion of,
    - (i) a notice of the sale of land for arrears of taxes, \$5; and
    - (ii) a list of lands liable to be sold for arrears of taxes, 25 cents a line or fraction thereof; and
  - (b) for a single-column insertion of all other matters,
    - (i) on the first insertion, 20 cents a line or fraction thereof; and
    - (ii) on each additional insertion, 10 cents a line or fraction thereof.
  - (2) The rates in subregulation 1 shall be paid as follows:
  - (a) upon submitting the copy of a matter for publication, \$5 for the first insertion and \$2.50 for each additional insertion requested; and
  - (b) except for the rates payable under subclause i of clause a of subregulation 1 of the balance, after crediting the amount paid under clause a, upon receipt of an account from the Queen's Printer.
- (3) Where the amount paid under clause a of subregulation 2 exceeds the rates payable. the person making that payment shall be entitled to a refund of the amount by which the amount paid exceeds the rates payable.
  - 3.—(1) The rates payable for The Ontario Gazette shall be,
  - (a) by subscribers for a subscription of 52 weekly issues, \$6; and
  - (b) by others for a single copy, 15 cents.
  - (2) The rates in subregulation 1 shall be payable in advance.

THE ONTARIO GAZETTE is published each Saturday and advertisements must be received before Thursday noon to ensure publication in the next issue.

Advertisements should be typewritten or written legibly, separate from covering letter. Number of insertions required must be stated and the names of all signing officers typewritten or printed.

A copy of The Ontario Gazette will be sent free to each advertiser, approximately four days after publication date, for each week that his advertisement appears.

The 12 Month Tax Sale Issues may be subscribed to for \$1.80 per annum.

All remittances should be made payable to The Provincial Treasurer of Ontario and forwarded to The ONTARIO GAZETTE.

All correspondence should be addressed:

THE ONTARIO GAZETTE, Queen's Printer Office, Parliament Buildings, Toronto, Ontario.



# The Ontario Gazette

## PUBLISHED BY AUTHORITY

VOL. LXXXV

TORONTO, SATURDAY, JUNE 21st. 1952

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## **Appointments**

#### APPOINTMENTS

Provincial Secretary's Office, June 21, 1952.

His Honour, the Lieutenant-Governor, has been pleased to make the following appointments:

Hugh Cameron Arrell, Barrister-at-Law, of Hamilton, Ontario, to be a Deputy Magistrate (and also a Deputy Police Magistrate within the meaning of the Criminal Code) for every Municipality and all Municipalities and all territory without municipal organization within the Province of Ontario.

Ernest Abel Benevides, Barrister-at-Law, of the City of Toronto, to be a Notary Public in and for the Province of Ontario.

William Paul Cassidy, Barrister-at-Law, of the City of Toronto, to be a Notary Public in and for the Province of Ontario.

William Edwyn Davis, of Oakville, Ontario, to be a Notary Public in and for the County of Halton for the purpose of taking Affidavits only.

Alfred William Grant Farwell, Barrister-at-Law, of the City of Toronto, to be a Notary Public in and for the Province of Ontario.

Leslie George Hall, of Schumacher, Ontario, to be a Notary Public in and for the District of Cochrane. Rial George Rutter Lawrence, Barrister-at-Law, of the City of Kitchener, to be a Notary Public in and for the Province of Ontario.

Alexander John Moon, Barrister-at-Law, of the City of London, to be a Notary Public in and for the Province of Ontario.

Reginald Thrush, of Chapleau, Ontario, to be a Notary Public in and for the District of Sudbury.

Dr. Morton Philip Shulman, of Toronto, Ontario, to be a Coroner in and for the County of York.

Dr. Russell Whicher Stephens, of Brussels, Ontario, to be a Coroner in and for the County of Huron.

His Honour, the Lieutenant-Governor, has been pleased to make the following appointments under The Division Courts Act:

Lloyd Ulysses Boughner, of St. George, Ontario, to be Bailiff of the Third Division Court of the County of Brant.

Stanley Freeman Mills, of Drayton, Ontario, to be Clerk of the Seventh Division Court of the County of Wellington.

Walter Wood Shaver, of Tillsonburg, Ontario, to be Clerk of the Sixth Division Court of the County of Oxford.

Mark Swinson Vasey, of Minden, Ontario, to be Bailiff of the First Division Court of the Provisional County of Haliburton.

R. J. CUDNEY, Deputy Provincial Secretary.

(1267)

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# **Government Notices Respecting Corporations**

# Letters Patent of Incorporation

ARROW OFFICE SUPPLIES LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act. Letters Patent bearing date the 2nd day of June, A.D. 1952, have been

issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Robert Dean Wills, Barrister; Gordon Dinnick Heyd, Student-at-Law; Lilian Grace Hamilton, Typist; Gertrude Esther Shumer, Secretary; and Helen Marie O'Connell, Accountant; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders there-

PRINTED AND PUBLISHED BY BAPTIST JOHNSTON, PRINTER TO THE QUEEN'S MOST EXCELLENT MAJESTY
TORONTO, CANADA

in, a private company under the name of ARROW OFFICE SUPPLIES LIMITED: To manufacture, sell and distribute, both at wholesale and retail, and to act as agents for all manner and types of office supplies and equipment, including stationery supplies, furniture, typewriters and other business machines and accessories; with a capital divided into Forty Thousand shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Forty Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Robert Dean Wills, Gordon Dinnick Heyd, Lilian Grace Hamilton, Gertrude Esther Shumer and Helen Marie O'Connell, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(1251)

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# AYERS & FLEMING CONSTRUCTION LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 2nd day of June, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Helen Shaw Archibald, Bookkeeper; Jessie Evelyn Yorston, Secretary; and Shirley Brick, Stenographer; all of the City of Hamilton, in the County of Wentworth and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of AYERS & FLEMING CONSTRUC-TION LIMITED: (a) To conduct and carry on the business of builders and contractors for the purpose of building, erecting, altering, repairing or doing any other work in connection with any and all classes of building and improvements of any kind and nature whatsoever, including the building, rebuilding, alteration, repairing or improvement of houses, factories, buildings, works or erections of every kind and description whatsoever and the locating, laying out and constructing of roads, avenues, docks, slips, sewers, bridges, wells, walls, canals and power plants and generally all classes of buildings, erections and works, both public and private or integral parts thereof, and generally to do and perform any and all work as builders and contractors and with that end in view to solicit, obtain, make, perform and carry out contracts covering the building and contracting business and the work connected therewith; and for the further purposes and objects therein set forth; with a capital divided into Two Thousand preference shares of the par value of Ten dollars each and Twenty Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Twenty Thousand dollars; with its Head Office at the said City of Hamilton; and its Provisional Directors being Helen Shaw Archibald, Jessie Evelyn Yorston and Shirley Brick, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

(1251)

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# CULLEN CONSTRUCTION COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 3rd day of June, A.D. 1952, have been

issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Arthur William Cullen, Builder; Dorothy Aileen Cullen, Secretary; and George Edward Howard, Purchasing Agent; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of CULLEN CONSTRUCTION COMPANY LIMITED; Subject to the provisions of company limited; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To carry on business as general contractors, builders, roofers, welders, machinists, plumbers, electricians, painters and decorators, riggers, steeplejacks and importers and manufacturers of and dealers in concrete, cement, asphalt, sheet metal, roof preparations and other ma-terials which can be used directly or indirectly by terials which can be used directly or indirectly by general contractors, builders, roofers, welders, machinists, plumbers, electricians, painters and decorators, riggers or steeplejacks, to act as agents for other persons or corporations carrying on a similar business, and to carry on any other business of a like nature or incidental to the foregoing; and for the further purposes and objects therein set forth; with a capital divided into Six Hundred redeemable preference shares of the par value of One Hundred dollars each and Forty Thousand common shares without any nominal or par value; provided, however, that the consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of One dollar for each share; with its Head Office at the said City of Toronto; and its Provisional Directors being Arthur William Cullen, Dorothy Aileen Cullen and George Edward Howard, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(1251)

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#### DAVIDSON & SPROULE LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 30th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting John Edward Trusler and Owen Mitchell Lockhart, Solicitors; Dorothy Weston, Secretary; Genevieve Duncan and Joan Millard, Stenographers; and Stewart Charles Duncan, Student-at-Law; all of the City of Sarnia, in the County of Lambton and Province of Ortario; and any others who have been Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of DAVIDSON & SPROULE LIMITED: (a) To carry on the business of electricians and manufacturers and installers of electrical construction and equipment and to provide maintenance therefor; and for the further purposes and objects therein set forth; with a capital divided into Two Thousand non-cumulative redeemable preference shares of the par value of Ten dollars each and Twenty Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Twenty Thousand dollars; with its Head Office at the said City of Sarnia; and its Provisional Directors being John Edward Trusler, Owen Mitchell Lockhart, Dorothy Weston, Genevieve Duncan, Joan Millard and Stewart Charles Duncan, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(1251)

# DEROSIER NICKEL & COPPER MINES LIMITED

(No Personal Liability)

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 2nd day of June, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting John Hewitt Amys, Solicitor; and Doris Kleiman and Isabelle Hunter, Secretaries; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become sub-scribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a corporation under the name of DEROSIER NICKEL & COPPER MINES LIMITED (No Personal Liability): (a) To acquire, own, lease, prospect for, open, explore, develop, work, improve, maintain and manage mines and mineral lands and deposits, and to dig for, raise, crush, wash, smelt, assay, analyze, reduce, amalgamate, refine, pipe, convey and otherwise treat ores, metals and minerals, whether belonging to the Company or not, and to render the same merchantable and to sell or otherwise dispose of the same or any part thereof or interest therein; and for the further purposes and objects therein set forth; with a capital of Four Million dollars divided into Four Million shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being John Hewitt Amys, Doris Kleiman and Isabelle Hunter, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(1251)

#### LOUIS DONOLO (ONTARIO) LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 28th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Cecil Minto Pyle, John Morrow Godfrey, James Lawrence Lewtas and John Russell Campbell, Solicitors; William Lee Archer and Donald John Wright, Students-at-Law; and Ianthe Kirk Smith, Secretary; all of the City of Toronto, in the County of Verland Previous of Outeries and only others who of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of LOUIS DONOLO (ONTARIO) LIM-ITED: (a) To conduct and carry on the business of builders and contractors for the purpose of building, erecting, altering, repairing or doing any other work in connection with any and all classes of building and improvements of any kind and nature whatsoever, including the building, rebuilding, alteration, furnishing, repairing or improvement of houses, factories, buildings, works or erections of every kind and description whatsoever and the locating, laying out and constructing of roads, avenues, docks, slips, sewers, bridges, wells, walls, canals and power plants and generally all classes of buildings, erections and works, both public and private or integral parts thereof, and generally to do and perform any and all work as builders and contractors, whether on lands owned by the Company or otherwise, and with that end in view to solicit, obtain, make, perform and carry out con-tracts covering the building and contracting business and the work connected therewith; and for the further purposes and objects therein set forth; with a capital of One Hundred and Ten Thousand dollars divided into One Thousand preference shares of One Hundred dollars each and Ten Thousand common shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being Cecil Minto Pyle, John Morrow Godfrey, James Lawrence Lewtas, John Russell Campbell, William Lee Archer, Donald John Wright and Ianthe Kirk Smith, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(1251)

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#### EASTERN PROPERTIES LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 4th day of June, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constutiting Arnold Ullock MacNaughton, Office Manager; William Leonard McConvey, Manager; Stella May Chenette and Lorna Mary Harrison, Secretaries; Frank Stephen Slattery and Thomas Morrison Mac-Kay, Buyers; and Olive Elizabeth Mylyk and Kenneth Harvey Rushworth, Clerks; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, poration under the name of EASTERN PROPERTIES LIMITED: (a) To purchase certain lands in the Township of Scarborough, in the said County of York, together with the buildings and structures thereon, if any, the said lands comprising 3.70 acres more or less and described as follows: All and singular that certain parcel or tract of land and premises situate, certain parcel or tract of land and premises situate, lying and being in the said Township of Scarborough, and being composed of part of Lot E according to a plan filed in the Registry Office in Toronto for the East and West Riding of the County of York as Number 3928; and for the further purposes and objects therein set forth; with a capital divided into One Thousand Two Hundred non-voting preference shares of the par value of Twenty-five dollars each and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office in the Township of North dollars; with its Head Omce in the Township of North York, in the said County of York; and its Provisional Directors being Arnold Ullock MacNaughton, William Leonard McConvey, Stella May Chenette, Frank Stephen Slattery, Thomas Morrison MacKay, Olive Elizabeth Mylyk, Kenneth Harvey Rushworth and Lorna Mary Harrison, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

(1251)

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# THE FRUITLAND CHRISTIAN REFORMED CHURCH

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 2nd day of June, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Clarence Tigchelaar, Fruit Farmer, Willem Knegt, Labourer, and Anthony Jacob Vis, Chef, all of the Township of Saltfleet, in the County of Wentworth and Province of Ontario; John van Staalduinen, of the Village of Stoney Creek, in the said County of Wentworth, Florist; Ernst Termorshuizen, of the Township of North Grimsby, in the County of Lincoln and Province of Ontario, Farm Labourer; and Haike Haanstra, of the Township of Glanford, in the said County of Wentworth, Farm Labourer; and any others

who have become subscribers to the memorandum of agreement of the Corporation, and persons who thereafter become members thereof, a corporation without share capital under the name of THE FRUITLAND CHRISTIAN REFORMED CHURCH: To establish a church and to promote worship and the teaching of the Gospel; with its Head Office in the said Township of Saltfleet; and its First Directors being Clarence Tigchelaar, John van Staalduinen, Willem Knegt, Ernst Termorshuizen, Haike Haanstra and Anthony lacob Vis, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(1251)

#### GLAZIER PHARMACY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 2nd day of June, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Bernard Glazier, Wilfred Isaacson and Samuel Mandel, all of the City of Toronto, in the County of York and Province of Ontario, Pharmacists; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of GLAZIER PHARMACY LIMITED: Subject to the provisions of The Pharmacy Act, to own, operate and manage the affairs of a retail pharmacy and, for the purposes aforesaid, to acquire and take over as a going concern the retail pharmacy now carried on at Municipal No. 3028 Bathurst Street, in the Township of North York, in the said County of York, together with the real property and other assets belonging to the said business; with a capital of Forty Thousand dollars divided into Thirty Thousand non-voting preference shares of One dollar each and Ten Thousand common shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being Bernard Glazier, Wilfred Isaacson and Samuel Mandel, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(1251)

#### HAY RIVER OILS LIMITED

(No Personal Liability)

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 2nd day of June, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting John Vernor Mills, Student-at-Law; Janet Elizabeth McArthur, Margaret Elizabeth Kamm and Elizabeth Catherine Freeman, Secretaries; and Constance Mary Heintzman, Bookkeeper; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a corporation under the name of HAY RIVER OILS LIMITED (No Personal Liability): (a) To acquire, own, lease, prospect for, open, explore, develop, work, improve, maintain and manage mines and mineral lands and deposits, including oil and gas lands and deposits, and to dig for, raise, crush, wash, smelt, assay, analyze, reduce, amalgamate, refine, pipe, convey and otherwise treat ores, metals and minerals, including oil and gas, whether belonging to the Company or not, and to render the same merchantable and to sell or otherwise dispose of the same or any part thereof or interest therein; and for the further purposes and objects therein set forth; with a capital of One Million dollars divided into One Million shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being John Vernor Mills, Janet Elizabeth McArthur, Margaret Elizabeth Kamm, Elizabeth Catherine Freeman and Constance Mary Heintzman, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(1251)

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#### HOGAN PHARMACY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 30th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Gregory Alexander Hogan and Richard Henry Hessel, Registered Pharmacists; and Margaret Stephens Hogan, Married Woman; all of the City of Sarnia, in the County of Lambton and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of HOGAN PHARMACY LIMITED; Subject to the provisions of The Pharmacy Act: (a) To manufacture, buy, sell, import, export and deal in all kinds of drugs, medicines, pharmaceutical, medicinal, chemical and other pre-parations and articles and all other goods and all other articles pertaining to the drug and chemical business and to carry on the business of manufacturing chemists; and for the further purposes and objects therein set forth; with a capital divided into Two Thousand redeemable non-cumulative preference shares of the par value of Ten dollars each and Twenty Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Twenty Thousand dollars; with its Head Office at the said City of Sarnia; and its Provisional Directors being Gregory Alexander Hogan, Richard Henry Hessel and Margaret Stephens Hogan, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

(1251)

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#### CARL HOSELTON, LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Gompanies Act Letters Patent bearing date the 2nd day of June, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Sidney Hamlin Robinson, Solicitor; and Pamela Coline Sword and Marion Kirkpatrick Webster, Secretaries; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of CARL HOSELTON, LIMITED: (a) To carry on business as merchants dealing in all classes of merchandise usually carried in stock by jewellers, silversmiths, watchmakers, clockmakers as well as dealers in all materials, tools, machinery, supplies, furniture, fixtures and equipment of and incidental to the said occupations; and for the further

purposes and objects therein set forth; with a capital divided into Four Thousand Five Hundred preference shares of the par value of Ten dollars each and Four Thousand Five Hundred common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Four Thousand Five Hundred dollars; with its Head Office at the Town of Cobourg, in the County of Northumberland and Province of Ontario; and its Provisional Directors being Sidney Hamlin Robinson, Pamela Coline Sword and Marion Kirkpatrick Webster, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(1251)

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#### ROY HULTON LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 2nd day of June, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Roy Hulton, Plumber; Leah May Hulton, Married Woman; and Antoinette Mary Polito, Secretary; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of ROY HULTON LIMITED: To manufacture, buy, sell and deal in plumbing and heating equipment, to install, service and repair plumbing and heating equipment and generally to carry on the business of plumbing and heating contractors and a service repair shop; with a capital divided into Forty Thousand shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Forty Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Roy Hulton, Leah May Hulton and Antoinette Mary Polito, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

(1251)

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# RENLIP METALS MINING CORPORATION LIMITED

(No Personal Liability)

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 3rd day of June, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Charles Samuel Spratt, Executive; Austin Benjamin Pilliner, Mining Executive; and Eva Mead, Receptionist; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of RENLIP METALS MINING CORPORATION LIMITED (No Personal Liability): (a) To acquire, own, lease, prospect for, open, explore, develop, work, improve, maintain and manage mines and mineral lands and deposits, and to dig for, raise, crush, wash, smelt, assay, analyze, reduce, amalgamate, refine, pipe, convey and otherwise treat ores, metals

and minerals, whether belonging to the Company or not, and to render the same merchantable and to sell or otherwise dispose of the same or any part thereof or interest therein; and for the further purposes and objects therein set forth; with a capital of Two Hundred and Fifty Thousand dollars divided into Two Hundred and Fifty Thousand shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being Charles Samuel Spratt, Austin Benjamin Pilliner and Eva Mead, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(1251)

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## SOUTHERN CONSTRUCTION LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 16th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Alice Josephine Loosley, Secretary; Elizbeth McElroy, Stenographer; and Robert Stanley Johnston, Barrister; all of the City of Hamilton, in the County of Wentworth and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of SOUTHERN CONSTRUCTION LIMITED: (a) To carry on business as general contractors and builders for the construction, erection, fabrication and building of all manner of buildings, roadways, bridges, tramways, wharves, works and structures and to operate as a general construction company, and to carry on the business of engineering; and for the further purposes and objects therein set forth; with a capital divided into Three Thousand 6% non-voting cumulative redeemable preference shares of the par value of Ten dollars each and Twenty Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount of value the sum of Twenty Thousand dollars; with its Head Office at the said city of Hamilton; and its Provisional Directors being Alice Josephine Loosley, Elizabeth McElroy and Robert Stanley Johnston, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

(1251)

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#### SOUTHWESTERN AUTO SERVICE LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 2nd day of June, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting David Lloyd George Jones and Byron Hutton Lawrence, Barristers; and Beatrice Patricia O'Connor, Married Woman; all of the City of Hamilton, in the County of Wentworth and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of SOUTH-WESTERN AUTO SERVICE LIMITED: (a) To carry on the business of importers, exporters, storers, transporters, marketers, suppliers and distributors of and traders in gaoline, oils, petroleum, petroleum products and by-products of every kind and description; and for the further purposes and objects therein set

forth; with a capital divided into Two Thousand 5% cumulative preference shares of the par value of Ten dollars each and Two Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Twenty Thousand dollars; with its Head Office at the said City of Hamilton; and its Provisional Directors being David Lloyd George Jones, Byron Hutton Lawrence and Beatrice Patricia O'Connor, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(1251)

#### SULLIVAN'S COUNTRY KITCHEN LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 3rd day of June, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Kenneth James Matheson and Albert Benjamin Rutter Lawrence, Solicitors; and Irene Scissons, Secretary; all of the City of Ottawa, in the County of Carleton and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of SULLIVAN'S COUNTRY KITCHEN LIMITED: To carry on the business of operating restaurants; with a capital divided into Thirty Thousand preference shares of the par value of One dollar each and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the said City of Ottawa; and its Provisional Directors being Kenneth James Matheson, Albert Benjamin Rutter Lawrence and Irene Scissons, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(1251) 25

#### TRIO PETROLEUM CORPORATION LIMITED

(No Personal Liability)

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 2nd day of June, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting John Vernor Mills, Student-at-Law; and Janet Elizabeth McArthur, Margaret Elizabeth Kamm, Elizabeth Catherine Freeman and Lydia Mary Valoppi, Secretaries; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a corporation under the name of TRIO PETROLEUM CORPORATION LIMITED (No Personal Liability): (a) To acquire, own, lease, prospect for, open, explore, develop, work, improve, maintain and manage mines and mineral lands and deposits, and to dig for, raise, crush, wash, smelt, assay, analyze, reduce, amalgamate, refine, pipe, convey and otherwise treat ores, metals and minerals, including oil and gas, whether belonging to the Company or not, and to render the same merchantable and

to sell or otherwise dispose of the same or any part thereof or interest therein; and for the further purposes and objects therein set forth; with a capital of Three Million Five Hundred Thousand dollars divided into Three Million Five Hundred Thousand shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being John Vernor Mills, Janet Elizabeth McArthur, Margaret Elizabeth Kamm, Elizabeth Catherine Freeman and Lydia Mary Valoppi, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.
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(1251)

#### VIKING CREDIT CORPORATION LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 30th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting William Paul Cassidy, Solicitor; Edythe Isabelle Scott and Bernice Gregory, Secretaries; and Thelma Trickey, Bookkeeper; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of VIKING CREDIT CORPORATION LIMITED: (a) To purchase, receive, hold, own, sell, assign, transfer, mortgage, pledge and otherwise acquire or dispose of bonds, mortgages, debentures, notes, shares of capital stock and other securities, obligations, contracts and evidences of indebtedness of any company, corporation or association or of any government, state, municipality or body politic; and for the further purposes and objects therein set forth; with a capital of Forty Thousand dollars divided into Two Thousand One Hundred first preference shares of Ten dollars each, One Thousand Five Hundred second preference shares of Ten dollars each and Four Hundred common shares of Ten dollars each; with its Head Office at the said City of Toronto; and its Provisional Directors being William Paul Cassidy, Edythe Isabelle Scott, Bernice Gregory and Thelma Trickey, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

(1251)

# WILLOUGHBY VOLUNTEER FIRE DEPARTMENT

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 2nd day of June, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting John George Detenbeck, Salesman; Alfred George Bevan, Labourer; Frederick Brunning, Welder, and Frederick Heximer, Mill-wright, all of the Township of Willoughby, in the County of Welland and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Corporation, and persons who thereafter become members thereof, a corporation without share capital under the name of WILLOUGHBY VOLUNTEER FIRE DEPARTMENT: (a) To advance the cause of fire protection; and for the further purposes and objects therein set forth; with its Head Office in the said Township of Willoughby; and its First Directors being John George Detenbeck, Alfred George Bevan, Frederick Brunning and Frederick Heximer, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(1251)

## Supplementary Letters Patent

#### BARCLAY OIL COMPANY LIMITED

(No Personal Liability)

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 30th day of May, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to BARCLAY OIL COMPANY LIMITED (No Personal Liability), incorporated March 4, A.D. 1952: Increasing the capital of the Company from the sum of Two Million Five Hundred Thousand dollars to the sum of Four Million follars by the creation of an additional One Million Five Hundred Thousand shares of One dollar each.

R. J. CUDNEY, Deputy Provincial Secretary.

(1252)

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# THE BRITISH DRUG HOUSES (CANADA), LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 30th day of May, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to THE BRITISH DRUG HOUSES (CANADA), LIMITED, incorporated November 17, A.D. 1930: Increasing the capital of the Company from the sum of Two Hundred Thousand dollars to the sum of Five Hundred Thousand dollars by the creation of an additional Three Hundred Thousand shares of One dollar each.

R. J. CUDNEY,
Deputy Provincial Secretary.

(1252)

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#### LLOYD BROS. LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 29th day of May, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to LLOYD BROS. LIMITED, incorporated January 30, A.D. 1947: (a) Deleting and expunging from the Letters Patent of Incorporation of the Company paragraph (1) of the terms and conditions attaching to the preference shares and substituting another paragraph therefor; (b) Deleting and expunging from the Letters Patent of Incorporation of the Company paragraph (3) of the terms and conditions attaching to the preference shares and substituting another paragraph therefor; and (c) Deleting and expunging from the Letters Patent of Incorporation of the Company paragraph (4) of the terms and conditions attaching to the preference shares and substituting another paragraph therefor.

R. J. CUDNEY, Deputy Provincial Secretary.

#### DAVID J. RUSSELL DRUGS LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 2nd day of June, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to DAVID J. RUSSELL DRUGS LIMITED, incorporated March 11, A.D. 1952: (a) Reclassifying One Thousand Five Hundred unissued preference shares of the capital stock of the Company of the par value of Ten dollars each as One Thousand Five Hundred Class "A" cumulative preference shares of the par value of Ten dollars each, on the terms and conditions therein set forth; (b) Reclassifying the remaining Two Thousand unissued preference shares of the capital stock of the Company of the par value of Ten dollars each as Two Thousand Class "B" non-cumulative preference shares of the par value of Ten dollars each, on the terms and conditions therein set forth; (c) Deleting and expunging from the Letters Patent of Incorporation of the Company the terms and conditions attaching to the preference shares.

R. J. CUDNEY, Deputy Provincial Secretary.

(1252)

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#### SIGNET PETROLEUMS LIMITED

(No Personal Liability)

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 29th day of May, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to ABACUS GOLD MINES LIMITED (No Personal Liability), incorporated September 17, A.D. 1945: (1) Changing the name of the Company to SIGNET PETROLEUMS LIMITED; (No Personal Liability); and (2) Deleting and expunging from the Letters Patent of Incorporation of the Company the purposes and objects and substituting others therefor.

R. J. CUDNEY, Deputy Provincial Secretary.

(1252)

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#### STAEBLER & BAKER LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 4th day of June, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to STAEBLER & BAKER LIMITED, incorporated October 28, A.D. 1943: (A) Increasing the capital of the Company from the sum of Forty Thousand dollars to the sum of One Hundred and Forty Thousand dollars by the creation of an additional One Thousand preference shares of One Hundred dollars each, ranking pari passu in all respects with the existing preference shares of the Company; and (B) Deleting and expunging from the Letters Patent of Incorporation of the Company clause (5) of the terms and conditions attaching to the preference shares and substituting others therefor.

R. J. CUDNEY, Deputy Provincial Secretary.

# Change of Name

#### R. W. BROWN LIMITED

NOTICE IS HEREBY GIVEN that, under the provisions of The Companies Act, the Secretary of the Provisions of The Companies Act, the Secretary of the Province of Ontario, by an Order dated the 28th day of May, A.D. 1952, has changed the name of ROBERT BROWN INVESTORS LIMITED, incorporated October 11th, 1947, to R. W. BROWN LIMITED.

> R. I. CUDNEY, Deputy Provincial Secretary.

#### GEORGE C. WEED LIMITED

NOTICE IS HEREBY GIVEN that, under the NOTICE IS HEREBY GIVEN that, under the provisions of The Companies Act, the Secretary of the Province of Ontario, by an Order dated the 3rd day of June, A.D. 1952, has changed the name of HIGH & WEED LIMITED, incorporated May 31st, 1941, to GEORGE C. WEED LIMITED.

> R. J. CUDNEY, Deputy Provincial Secretary.

## Surrender and Cancellation of Letters Patent and Termination of Existence

#### BIFFIS HOME BUILDERS LIMITED

NOTICE IS HEREBY GIVEN that, under The NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 4th day of June, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of BIFFIS HOME BUILDERS LIMITED, incorporated by Letters Patent dated the 3rd day of February, A.D. 1948, and has directed that the same be cancelled and by his said Order has fixed the 14th day of July, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY, Deputy Provincial Secretary.

(1254)

#### CANADA-GUIANA MINES LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 28th day of May, A.D. 1952, in the terms and conditions therein set forth, has accepted the sur-render of the charter of CANADA-GUIANA MINES LIMITED, incorporated by Letters Patent dated the 14th day of April, A.D. 1947, and has directed that the same be cancelled and by his said Order has fixed the 14th day of July, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

> R. J. CUDNEY, Deputy Provincial Secretary.

#### ELECTRICAL HOUSEKEEPING LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 3rd day of June, A.D. 1952, in the terms and conditions therein set forth, has accepted the sur-render of the charter of ELECTRICAL HOUSE-KEEPING LIMITED, incorporated by Letters Pa-tent dated the 1st day of March, A.D. 1934, and has directed that the same be cancelled and by his said Order has fixed the 14th day of July, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY, Deputy Provincial Secretary.

(1254)

#### MIDDLETON CLOTHING COMPANY LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 2nd day of June, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of MIDDLETON CLOTHING COMPANY LIMITED, incorporated by Letters Patent dated the 28th day of December, A.D. 1938, and has directed that the same be cancelled and by his said Order has fixed the 14th day of July, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY, Deputy Provincial Secretary.

(1254)

## Licenses in Mortmain

CHRISTIE, BROWN AND COMPANY, LIMITED

NOTICE IS HEREBY GIVEN that, under The Mortmain and Charitable Uses Act, the Lieutenant-Governor in Council, by a Licence in Mortmain under the Great Seal of the Province of Ontario, bearing date the 5th day of June, A.D. 1952, has been pleased to authorize CHRISTIE, BROWN AND COMPANY, LIMITED, a Corporation created by or under the authority of the laws of the Parliament of the Dominion of Canada, by Letters Patent bearing date the 3rd day of April, A.D. 1925, to acquire in mortmain, to hold in perpetuity and to assure in mortmain land in Ontario necessary for its actual use and occupation or to carry on its undertaking to the value of \$3,500,000.00.

ARTHUR WELSH.

(1255)

Provincial Secretary.

#### GILL & DUFFUS (CANADA) LTD.

NOTICE IS HEREBY GIVEN that, under The Mortmain and Charitable Uses Act, the Lieutenant-Governor in Council, by a Licence in Mortmain under the Great Seal of the Province of Ontario, bearing date the Sth day of June, A.D. 1952, has been pleased to authorize GILL & DUFFUS (CANADA) LTD., a Corporation created by or under the authority of the laws of the Parliament of the Dominion of Canada, by Letters Patent bearing date the 6th day of March, A.D. 1951, to acquire, hold and assure land in mort-main in Ontario, for a period of fifteen years, and to the value of \$100,000.00, necessary for its actual use and occupation or to carry on its undertaking.

ARTHUR WELSH, Provincial Secretary.

(1254)

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(1255)

#### CANADIAN CARBORUNDUM COMPANY, LIMITED

NOTICE IS HEREBY GIVEN that, under The Mortmain and Charitable Uses Act, the Lieutenant-Governor in Council, by a Licence in Mortmain under the great Seal of the Province of Ontario, bearing date the 5th day of June, A.D. 1952, has been pleased to authorize CANADIAN CARBORUNDUM COM-PANY, LIMITED, a Corporation created by or under the authority of the laws of the Parliament of the Dominion of Canada, by Letters Patent bearing date the 12th day of April, A.D. 1916, to acquire in mortmain, to hold in perpetuity and to assure in mortmain land in Ontario necessary for its actual use and occupation or to carry on its undertaking to the value of \$500,000.00.

ARTHUR WELSH. Provincial Secretary.

(1255)

#### ACME ELECTRIC CORPORATION LTD.

NOTICE IS HEREBY GIVEN that, under The Mortmain and Charitable Uses Act, the Lieutenant-Governor in Council, by a Licence in Mortmain under the Great Seal of the Province of Ontario, bearing date the 4th day of June, A.D. 1952, has been pleased to authorize ACME ELECTRIC CORPORATION LTD., a Corporation created by or under the authority of the laws of the Parliament of the Dominion of Canada, by Letters Patent bearing date the 1st day of November, A.D. 1950, to acquire in mortmain, to hold in perpetuity and to assure in mortmain land in Ontario necessary for its actual use and occupation or to carry on its undertaking to the value of \$150,000.00.

> ARTHUR WELSH, Provincial Secretary.

(1255)

# Extra-Provincial Corporations

#### FULTON FELDSPAR INC.

NOTICE IS HEREBY GIVEN that, under The Extra-provincial Corporations Act, the Lieutenant-Governor in Council has, by a Licence under the Great Seal of the Province of Ontario, bearing date the 5th day of June, A.D. 1952, been pleased to authorize FULTON FELDSPAR INC., a Corporation created by or under the authority of the laws of the State of Delaware, one of the United States of America, on the 31st day of January, A.D. 1950, by Certificate of Incorporation: (a) To prospect for, open, explore, develop, work, improve, maintain and manage feldspar, gold, silver, copper, nickel, lead, coal, iron and other mines, quarries, mineral and other deposits and properties and to dig for, dredge, raise, crush, wash, cradle, smelt, roast, process, refine, grind, assay, analyze, reduce and amalgamate and otherwise treat ores, metals and mineral substances of all kinds, whether belonging to the Company or not, and to render the same merchantable, and to sell and otherwise dispose of the same or any part thereof or any interest therein; and for the further purposes and objects therein set forth;

PROVIDED, however, that the Corporation in so doing shall not use in Ontario any larger amount of capital than the sum of \$100,000.00;

AND FURTHER PROVIDED that if the Corporation exercises in Ontario any greater or other powers or uses in Ontario any larger amount of capital than is therein authorized, unless it have obtained a further Licence for the purpose, the Licence herein referred to shall thereby become liable to be suspended or revoked in whole or in part; and that the Corporation has appointed James Wallace Younger, of the City of Ottawa, in the County of Carleton and Province of Ontario, Barrister, to be its Attorney.

ARTHUR WELSH, Provincial Secretary.

#### McDOWELL COMPANY, S.A.

NOTICE IS HEREBY GIVEN that, under The Extra-provincial Corporations Act, the Lieutenant-Governor in Council has, by a Licence under the Great Seal of the Province of Ontario, bearing date the 5th day of June, A.D. 1952, been pleased to authorize McDOWELL COMPANY, S.A., a Corporation created by or under the authority of the laws of the Republic of Venezuela, on the 28th day of May, A.D. 1949, by Articles of Incorporation: To erect ore handling equipment, machinery and other kinds of steel and machinery erecting;

PROVIDED, however, that the Corporation in so doing shall not use in Ontario any larger amount of

capital than the sum of \$5,000.00;

AND FURTHER PROVIDED that if the Corporation exercises in Ontario any greater or other powers or uses in Ontario any larger amount of capital than is therein authorized, unless it have obtained a further Licence for the purpose, the Licence herein referred to shall thereby become liable to be suspended or revoked in whole or in part; and that the Corporation has appointed Richmond Wyllie Hart, of the City of Toronto, in the County of York and Province of Ontario, one of Her Majesty's Counsel learned in the Low to be in Attention the Law, to be its Attorney.

ARTHUR WELSH, Provincial Secretary.

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#### WHITE MOP WRINGER COMPANY

NOTICE IS HEREBY GIVEN that, under The Extra-provincial Corporations Act, the Lieutenant-Governor in Council, by an Order dated the 5th day of June, A.D. 1952, has directed the issue of a further Licence under the Great Seal of the Province of Ontario, to WHITE MOP WRINGER COMPANY, a Corporation created by or under the authority of the laws of the State of New York, one of the United States of America, authorizing the Corporation to use, exercise and enjoy within the Province of Ontario all the powers, privileges and rights contained in its Licence, dated the 24th day of July, A.D. 1947, and in the exercise of such powers, privileges and rights to use in Ontario capital to the extent of \$100,000.00;

PROVIDED, however, that if the Corporation exercises in Ontario any greater or other powers or uses in Ontario any larger amount of capital than is therein authorized, unless it have obtained a further Licence for the purpose, the Licence of the Corporation shall thereby become liable to be suspended or revoked in whole or in part.

ARTHUR WELSH, ARTHUR WE Provincial Secretary.

(1256)

## Erratum

Vide GAZETTE, Vol. LXXXV, June 7, 1952, issue No. 23, page 1100.

Notice re JOHN G. HEWETT COMPANY LIM-ITED for "Provisional Directors being Marian Charland, Elaine Charland and Dorothy Rea" read "Provisional Directors being Marian Charland, Elaine Charland, Dorothy Rea and Thomas Douglas Slater.".

(1257)

# Notice re Default of Filing Annual Return

#### NOTICE

To the undermentioned companies, the directors thereof and all others whom it may concern.

PURSUANT to section 29 (2) of The Companies Act, notice is hereby given that the undermentioned companies, incorporated by letters patent are in default for a period of at least one year in filing their annual returns. The companies, their dates of incorporation and the years in default in filing annual returns are as follows:

Name of Company	Date of	The years in default in
	Incorporation	filing annual returns
Agra Trading Company Limited	July 4, 1946	1947 to 1952 inclusive
Aqua-King Oil Burner Company Limited	Oct. 28, 1947	1948 to 1952 inclusive
Atlantic Silurian Explorations Limited	Nov. 8, 1940	1941 and 1945 to 1952
		inclusive
Bairont Trading Company Limited	Oct. 24, 1947	1949 to 1952 inclusive
Balanese Company Limited	Nov. 19, 1947	1949 to 1952 inclusive
B. & B. Productions Limited	June 30, 1948	1949 to 1952 inclusive
The Bulletin Publishing Company of Toronto, Limited	Apr. 23, 1895	1938 to 1952 inclusive
Burlington Aircraft Accessories Limited	June 10, 1941	1946 to 1952 inclusive
Caley's, Limited	June 13, 1928	1950 to 1952 inclusive
Carter Drug and Stationery Co., Limited	Apr. 20, 1910	1929 to 1952 inclusive
Clarkson Tools of Canada Limited	Sept. 11, 1947	1948 to 1952 inclusive
Colborne Feed Company Limited	May 7, 1949	1950 to 1952 inclusive
Davis Glove Works, Limited	Jan. 17, 1941	1951 and 1952
De Luxe Upholstering Company, Limited	Dec. 31, 1919	1934 to 1952 inclusive
The Ear Falls Hotel Company Limited	May 3, 1947	1949 to 1952 inclusive
Eclipse Baking Company, Limited	Sept. 12, 1913	1922 to 1952 inclusive
Edelist Limited	July 25, 1949	1950 to 1952 inclusive
English River Inn Limited	Mar. 9, 1949	1949 to 1952 inclusive
Ensign Gold Mines, Limited	Apr. 30, 1934	1941 to 1952 inclusive
Enterprise Gold Mines, Limited	Apr. 6, 1923	1930, 1931 and 1940 to
	5 45 4037	1952 inclusive
Fassett Lumber Company Limited	Dec. 15, 1936	1943 and 1945 to 1952
	3.5 # 40.40	inclusive
Ferguson Construction Company Limited	May 7, 1948	1950 to 1952 inclusive
Franco-Canadienne de Nouveautes Limited	July 26, 1939	1940 to 1952 inclusive
General Air Conditioning & Appliance Corporation Limited	Dec. 5, 1946	1948 to 1952 inclusive
Gold Range Mines Limited.	July 14, 1934	1942 to 1952 inclusive
Hamilton City and Suburban Homes, Limited	Dec. 16, 1911	1941 to 1952 inclusive
Hollow Lake Lumber Company Limited	June 17, 1946	1947 to 1952 inclusive
Keystone Porcupine Gold Mines Limited	Dec. 7, 1934	1937 to 1952 inclusive
Kirkland Real Estate Limited	Dec. 6, 1937	1942 to 1952 inclusive
The Madoc Talc and Mining Company Limited	Jan. 12, 1938	1940 to 1952 inclusive 1949 to 1952 inclusive
B. McDonald & Sons, Limited The Mississippi Mining Company Optonic Limited	Jan. 2, 1931	
The Mississippi Mining Company Ontario Limited	Aug. 4, 1880	1922 to 1952 inclusive
Pooler Securities Corporation, Limited	Feb. 14, 1929 Nov. 7, 1912	1931 to 1952 inclusive 1930 to 1940 inclusive
Russell Timber Company, Limited	1100. 7, 1912	& 1942 to 1952 in-
		clusive
Splayart of Canada Limited	Dec. 2, 1949	1950 to 1952 inclusive
Sterling Automobile Service Association, Limited	Apr. 2, 1929	1930 to 1952 inclusive
Superior Dry Cleaners Limited.	Feb. 6, 1945	1945 to 1952 inclusive
Sylvan Knitwear Limited.	May 4, 1950	1951 and 1952
Tecumseh Gold Mines, Limited	Apr. 18, 1935	1944 to 1952 inclusive
Temagami Development Company, Limited	May 28, 1934	1940 to 1952 inclusive
The Temagami Silver Mining Company, Limited	Jan. 17, 1906	1931 to 1952 inclusive
Terra Volga Phychnoc Research Limited	Feb. 19, 1942	1951 and 1952
Therapeutic Holdings Limited	Oct. 26, 1939	1940 to 1952 inclusive
Thunder Bay Outlitters Limited	May 28, 1948	1951 and 1952
J. W. D. Townsend and Company, Limited	Jan. 30, 1929	1933 to 1952 inclusive
Universal Textiles Limited	Mar. 10, 1944	1947 to 1952 inclusive
E. H. Van Gelder Limited.	Mar. 9, 1939	1939 to 1952 inclusive
Vernon Engineering & Mfg. Co. Limited	Mar. 6, 1944	1944 to 1952 inclusive
Victoria Taxi, Limited	Apr. 28, 1928	1935 to 1952 inclusive
Victory Silver Mines, Limited	May 20, 1920	1922 and 1924 to 1952
		inclusive
Victory Silver Mining Company, Limited	Apr. 10, 1919	1921 to 1952 inclusive
The Walkerton Electric Light and Power Company Limited	Jan. 31, 1900	1930 to 1952 inclusive
The Wahnapitae Power Company Limited	Nov. 11, 1904	1925 to 1952 inclusive
Walthom Gold Mining Company, Limited	Mar. 25, 1936	1938 to 1952 inclusive
Waverly Petroleum Products (Canada) Limited	Oct. 30, 1940	1941 to 1952 inclusive
Wentworth Finance Corporation, Limited	Oct. 2, 1922	1922 and 1926 to 1952
		inclusive
Wiara Limited	Mar. 22, 1945	1945, 1947 to 1952
		inclusive

R. J. CUDNEY, Deputy Provincial Secretary.

## **Application to Parliament**

## **Private Bills**

PUBLIC NOTICE

LEGISLATIVE ASSEMBLY OF ONTARIO

The attention of Municipal Officials, Solicitors and all other persons who may be interested in the preparation of Private Bills for submission to the Legislative Assembly of Ontario is directed particularly to the following Rules of the House governing the submission of such Bills:

RULES RE SUBMISSION OF PRIVATE BILLS

- 63.—(1) No petition for any Private Bill is received by the House after the first two weeks of each Session nor may any Private Bill be presented to the House after the first three weeks of each Session; nor may any report of any Standing or Select Committee upon a Private Bill be received after the first six weeks of each Session and no motion for the general suspension or modification of this Rule shall be entertained by the House unless after reference made thereof, at a previous sitting of the House, to the several Standing Committees charged with the consideration of Private Bills upon Report submitted by two or more of such committees.
- 64.—(1) Any person desiring to obtain a Private Bill shall deposit with the Clerk of the House at least eight (8) days before the meeting of the House a copy of such Bill together with a fee of \$150, and if such Bill is not deposited by that time the applicant shall pay \$10 for each and every day which intervenes between the said eighth day and the date of the filing of the Bill.
- (2) After the first reading of the Bill and before its consideration by the Committee to which it is referred, the applicant in every case shall pay the cost of printing the Act in the Statutes.
- (3) The following charges shall also be levied and paid in addition to the foregoing.
- (a) When any rule of the House is suspended with reference to a Bill or the Petition therefor, for each suspension, \$50.
- (b) When a Bill is presented to the House after the first three weeks of the Session and before the end of the fourth week, \$75.
- (c) When a Bill is presented after the fourth week of the Session, \$100.
- (4) In case of any Bill incorporating a company or increasing the capital stock of a company already incorporated, there shall be paid to the Clerk of the House, by or on behalf of the applicant, before the same is reported to the House, the same fee as would be payable to the Provincial Secretary in the case of an incorporation or increase of capital under the provisions of The Ontario Companies Act, less the sum of \$150 already paid to the Clerk of the House.
- (5) When a Bill is for the purpose of confirming by-laws, bonds, debentures or other securities, or authority is asked to borrow money or to increase borrowing powers, the following additional fees shall be paid according to the amount of money involved:

On amounts less than \$10,000, \$25; on amounts over \$10,000 and up to \$25,000, \$50; on amounts over \$25,000 and up to \$40,000, \$75; on amounts over \$40,000 and up to \$75,000, \$100; on amounts over \$75,000 and up to \$125,000, \$125; on amounts over \$125 and up to \$175,000, \$125; on amounts over \$125 and up to \$175,000, \$150; on amounts over \$175,000 and up to \$250,000, \$200; on amounts over \$250,000 and up to \$350,000, \$250; and an additional fee of \$50 for every \$100,000 over \$350,000.

66. All applications for Private Bills properly the subject of legislation by the Legislative Assembly of Ontario, within the purview of "The British North America Act, 1867," shall require a Notice, clearly and distinctly specifying the nature and object of the application and, where the application refers to any proposed work, indicating generally the location of the work, and signed by or on behalf of the applicants, such Notice to be published as follows, viz:

A notice inserted in THE ONTARIO GAZETTE and in one newspaper published in the Municipality affected, or if there be no newspaper published therein, then in a newspaper in the next nearest municipality in which a newspaper is published.

Such notice shall be continued in each case for a period of at least six weeks, during the interval of time between the close of the next preceding Session and the consideration on the Petition.

- If the application is by a Municipal Corporation for authority to issue debentures the notice shall set out the particulars of the existing debenture debt and the amount of rateable property of the Municipality according to the last revised assessment roll of the Corporation, and in brief and general terms, the object for which the new issue of debentures is required.
- 67. Before any Petition praying for leave to bring in a Private Bill for the erection of a Toll bridge is received by the House, the person or persons intending to petition for such Bills shall, upon giving the Notice required by preceding Rule, also, at the same time and in the same manner, give Notice of the rates which they intend to ask, the extent of the privileges, the height of the arches, the interval between the abutments or piers for the passage of rafts and vessels, and mentioning also whether they intend to erect a drawbridge or not, and the dimensions of the same.
- 68. Before any Petition praying for leave to bring in a Bill for the construction of Railways, Tramways or canals is received by the House, the person or persons petitioning for such Bill shall deposit with the Clerk the following documents:
- 1. A map or plan upon a scale of not less than half an inch to the mile, showing the location upon which it is intended to construct the proposed work, and showing also the line of existing or authorized works of a similar character within, or in any way affecting the district or any part thereof which the proposed work is intended to serve. Such map or plan to be signed by the Engineer or other party making the same.
- A book of reference in which shall be clearly set out the following information in separate schedules, namely:

Schedule A.—The name of each municipality within which the proposed works or any part thereof are intended to be constructed; the population of each such municipality as returned by the next preceding census, the rateable value of the property within each such municipality, as returned by the next preceding assessment rolls thereof; and this schedule may contain in a separate statement similar information as to the adjoining districts intended to be served by the proposed work.

Schedule B.—A general description of the nature, extent and proposed character of the contemplated works, and an estimate of the probable cost thereof, distinguishing the general items of construction and the cost thereof respectively, as well as the nature, extent and probable cost of all engines and car stock or other outfit or equipment necessary to the use and operation of the proposed undertaking, such schedule to be signed by the Engineer, or other person preparing the same.

Schedule C.—An exhibit showing the total amount of capital proposed to be raised for the purposes of the undertaking and the manner in which it is proposed to raise the same, whether by ordinary shares, bonds, debentures or other securities, and the amounts of each respectively.

SCHEDULE D.—An estimate of the probable revenues of the proposed undertaking showing the sources whence the same are expected to be derived; the annual earnings thereof respectively; the probable annual cost of operation or working expenditure, and the annual net revenue applicable to the payment of interest on the proposed investments, such schedules to be signed by the person preparing the same.

- 72. When any Bill for confirming any Letters Patent, or Agreement, is presented to the House, the copy of such Letters Patent, or Agreement, shall be attached to it.
- 74. Every Private Bill, when read a first time shall, unless it be an Estate Bill or a Bill providing for the consolidation of a floating debt or for the consolidation or renewal of debentures (other than local improvement debentures) of a Municipal Corporation, shall stand referred to the proper Standing Committee, and all petitions before the House, for or against the Bill, are considered referred to such Committee.
- 75. Every Private Bill, in so far as it provides for the consolidation of a floating debt or for the consolidation or renewal of debentures (other than local improvement debentures) of a Municipal Corporation when a Bill has been read the first time, shall, without special reference, stand referred to The Ontario Railway and Municipal Board for their report; and a copy of such Bill and of the Petition on which the same is founded shall be forthwith transmitted by the Clerk of the House to the Board, in order that the Board may, after an inquiry into the allegations set out in the Bill, and into any other matters which the Board may deem necessary in connection therewith, report to the House whether or not it is reasonable that such Bill or part thereof relating to the matters aforesaid shall be passed; and what alterations, if any, should be made in the same, and the Board shall make such inquiry accordingly and shall sign the same; and the said Report, Bill and Petition shall be transmitted to the Clerk, and the Report shall be read by the Clerk at the Table and shall be entered on the Journals of the House, and the Bill, together with the Report, shall stand referred to the Standing Committee on Private Bills.
- 76. Every Estate Bill, when read a first time shall without special reference, stand referred to the Commissioners of Estate Bills, for their Report, and a copy of such Bill, and of the Petition on which the same is founded, shall be forthwith transmitted by the Clerk of the House to the said Commissioners, or one of them in order that they, or any two of them, may, after perusing the Bill, without requiring any proof of the allegations thereof, report to the House their opinion thereon under their hands; and whether presuming the allegation contained in the preamble to be proved to the satisfaction of the House, it is reasonable that such Bill do pass into a law; and whether the provisions thereof are proper for carrying its purposes into effect, and what alteration or amendments, if any, are necessary in the same, and in the event of the approving the said Bill they are to sign the same; and the said Report. with the said Bill and Petition, are to be transmitted by the said Commissioners to the Clerk; and the Report shall be read by the Clerk at the Table, and shall be entered on the Journals of the House; and the Standing Committee on Private Bills, which is not to consider the said Bill, before the delivery of the said Committee.
- 77. In the event of the Commissioners of Estate Bills reporting that, in their opinion, it is not reasonable that the Bill submitted to them shall pass into law such Bill shall not be further considered.

ALEX. C. LEWIS, Q.C. Clerk of the Legislative Assembly of Ontario.

## **Corporation Notices**

OAKMORE OPERATINGS LIMITED having parted with all its property, divided its assets rateably among its Shareholders and paid its debts and liabilities, hereby gives public notice that it will make application under the provisions of The Companies Act to His Honour the Lieutenant-Governor of the Province of Ontario for leave to surrender its Charter on and after a date to be fixed by the Lieutenant-Governor.

Dated at Toronto this 1st day of June, 1952.

SMITH, RAE, GREER, SEDGWICK, WATSON & THOM, Solicitors for Oakmore Operatings Limited.

(1289)

2.5

Under The Companies Act of Ontario BAIN FARMS LIMITED hereby gives notice that it will make application to His Honour the Lieutenant-Governor of Ontario for acceptance of the surrender of its Charter on and after a date to be fixed by the Lieutenant-Governor.

Dated at Toronto this 16th day of June, A.D. 1952.

CHARLES A. LISTER Secretary.

(1290)

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Under The Companies Act of Ontario CORPOR-ATION MANAGEMENT AND EXECUTIVES LIMITED hereby gives notice that it will make application to His Honour the Lieutenant-Governor of Ontario for acceptance of the surrender of its Charter on and after a date to be fixed by the Lieutenant-Governor.

Dated at Toronto this 16th day of June, A.D. 1952.

CHARLES A. LISTER, Secretary.

(1291)

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Under The Companies Act of Ontario GRAYDON STOCK & RIDING CLUB LIMITED hereby gives notice that it will make application to His Honour the Lieutenant-Governor of Ontario for acceptance of the surrender of its Charter on and after a date to be fixed by the Lieutenant-Governor.

Dated at Toronto this 16th day of June, A.D. 1952.

E. M. TICE Secretary.

(Oct., 1939) T.F.N. (1292) 25

#### GENERAL LEATHER GOODS LIMITED

NOTICE IS HEREBY GIVEN that General Leather Goods Limited will make an application to His Honour the Lieutenant-Governor of the Province of Ontario for leave to surrender its charter.

Dated at Toronto this 27th day of May, 1952.

C. J. WEEKS, Secretary.

(1278)

2.5

#### BOB CAMERON LIMITED

NOTICE IS HEREBY GIVEN that Bob Cameron Limited will make an application to His Honour the Lieutenant-Governor of the Province of Ontario for leave to surrender its charter.

Dated at Toronto this 27th day of May, 1952.

J. C. COOPER, Secretary.

(1279)

2.5

#### COOPER-WEEKS LEATHER GOODS LIMITED

NOTICE IS HEREBY GIVEN that Cooper-Weeks Leather Goods Limited will make an application to His Honour the Lieutenant-Governor of the Province of Ontario for leave to surrender its charter.

Dated at Toronto this 27th day of May, 1952.

C. J. WEEKS, Secretary.

(1280)

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#### DAVIDSON-McROBERT LIMITED

UNDER The Companies Act (Ontario) Davidson-McRobert Limited hereby gives notice that it will make application to His Honour the Lieutenant-Governor of Ontario for acceptance of the surrender of its charter on and after a date to be fixed by the Lieutenant-Governor.

Dated the 13th day of June, 1952.

H. T. GREETHAM, Secretary.

(1281)

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## NEWAGE (CANADA) LIMITED

By-law No. 6

Being a By-law providing for the increase in the number of Directors from 5 to 6

WHEREAS it is deemed advisable that the number of Directors of Newage (Canada) Limited should now consist of six Directors:

NOW, THEREFORE, be it enacted and it is hereby enacted that the number of Directors of Newage (Canada) Limited be increased from five to six.

Passed by the Directors this 6th day of June, 1952.

GILBERT W. CALVERT, Vice-President. WILLIAM G. WENZEL, Secretary.

Ratified at Annual and special meeting of Shareholders held this 6th day of June, 1952.

WILLIAM G. WENZEL, Secretary.

(1282)

25

#### TRANS-ERA OILS LIMITED

By-Law Number 6

BE IT ENACTED and it is hereby enacted as a by-law of Trans-Era Oils Limited (herein called "the company") as follows:

- 1. The number of Directors of the company be and the same is hereby increased from five to seven so that the Board of Directors of the company shall hereafter be composed of seven Directors.
- 2. Three Directors shall constitute a quorum at any meeting of the Board of Directors.
- 3. There shall be a Chairman of the Board of Directors and he shall be elected by the Directors and shall be one of their number. He shall preside at any or all meetings of the Board of Directors and shall exercise general supervision over the financial affairs of the company.
- 4. The President shall be the chief executive officer of the company and shall have and exercise all the powers and duties assigned to him by the by-laws of the company except as are assigned to the Chairman of the Board of Directors by this by-law.
- 5. All prior by-laws, resolutions and proceedings of the company inconsistent herewith are hereby amended, modified and revised in order to give effect to this by-law.

Enacted this 25th day of March, 1952.

Witness the Corporate Seal of the company.

GORDON K. MASTERS
President.

D. N. DUNN

Secretary.

Certified to be a true copy of By-law No. 6 of Trans-Era Oils Limited.

L. T. GIBSON
Assistant Secretary.

(1259)

25

#### MUSICANA RECORDS LIMITED

TAKE NOTICE that at a special general meeting of the shareholders of Musicana Records Limited, duly called for the purpose, and held on the 16th day of June, A.D. 1952, a resolution was passed for the voluntary winding up of the said Company under the provisions of The Companies' Act (Ontario) for the appointment of Samuel Lerner, of the City of London, in the County of Middlesex, as Liquidator.

AND FURTHER TAKE NOTICE that if you have any claim against the said Company, proof of such claim must be filed with the Liquidator within 30 days of the date of this Notice, after which time the assets of the above Company will be distributed amongst the persons entitled thereto, having regard to the claims of which the Liquidator has then Notice.

Dated at London, Ontario, this 14th day of June, A.D. 1952.

> SAMUEL LERNER. c/o Lerner & Lerner, 425 Richmond St., London, Ont.

25

#### HEYDON HALL APARTMENTS, LIMITED

NOTICE IS HEREBY GIVEN that Heydon Hall Apartments, Limited will make an application to His Honour the Lieutenant-Governor for leave to surrender its charter.

Dated at Toronto, Ontario, this 12th day of June, 1952.

> T. S. H. GILES Secretary.

(1261)

NOTICE IS HEREBY GIVEN that COLUMBIA HANDLE COMPANY, LIMITED, intends to make application to The Lieutenant-Governor of Ontario for leave to surrender its Charter.

Dated this 13th day of June, 1952.

COLUMBIA HANDLE COMPANY. LIMITED,
By Its Solicitors,

MURPHY & DURDIN, 267 Dundas Street, London, Ontario.

25

#### AJAX PETROLEUM LIMITED

RETURN OF CHANGES IN DIRECTORS

On the 12th day of June, 1952, the following Directors resigned:

Mr. H. W. Knight, Jr. Mr. E. H. Pooler.

On the same date the following persons were elected as Directors of the Company:

Mr. A. H. Gilmour. Mr. J. G. Miller.

To fill the vacancy created by Mr. E. H. Pooler's resignation, Mr. H. J. Plaxton was elected Vice-President of the Company.

This return is made pursuant to Section 118 of The Companies Act.

Dated at Toronto, this 13th day of June, 1952.

J. G. MILLER, Secretary-Treasurer.

25

#### DUREL PRODUCTS LIMITED

Under The Companies Act (Ontario), Durel Products Limited, hereby gives notice that it will make application to His Honour the Lieutenant-Governor of Ontario for acceptance of the surrender of its charter on and after a date to be fixed by the Lieutenant-Governor.

Dated this 16th day of June, A.D., 1952.

CATHERINE MARIE DEBEAUPRE Secretary.

#### GEORGE D. BECK & SON LIMITED

By-law No. 6

BE IT ENACTED and it is hereby enacted as a by-law of George D. Beck & Son Limited, (herein called the "Company") as follows:

- The number of Directors of the Company be and the same are hereby decreased from 4 to 3 so that the Board of Directors of the Company shall hereafter be composed of three Directors.
- 2. 2 Directors shall constitute a quorum at any meeting of the Board of Directors.
- 3. All prior by-laws, resolutions and proceedings of the Company not consistent herewith are hereby amended, modified and revised in order to give effect to this by-law.

Enacted this 28th day of February, 1952.

Witness the Corporate Seal of the Company.

PERA BECK,

(Corporate Seal)

Vice-President. R. J. BECK, Secretary.

I hereby certify that the foregoing is a true copy of By-law No. 6 of George D. Beck & Son Limited passed by the Directors at a meeting held on February 28th, 1952 and subsequently confirmed by the share-holders of the said Company at a Special General Meeting held on February 28th, 1952.

> Per M. L. BECK, Secretary.

(1243)

# THE MASONIC ASSOCIATION OF ST. CATHARINES

NOTICE IS HEREBY GIVEN that The Masonic Association of St. Catharines will make an application to His Honour the Lieutenant-Governor for leave to surrender its charter.

Dated at St. Catharines this 12th day of June, 1952.

(1244)

ARISTOCRAT MUTUAL BENEFIT SOCIETY having parted with all its property, divided its assets rateably among its members, and paid its debts and liabilities hereby gives public notice that it will make application under the provisions of The Companies Act to His Honour, the Lieutenant-Governor of Ontario for leave to surrender its Charter on and after a date to be fixed by the Lieutenant-Governor.

Dated at Toronto this 13th day of June, 1952.

ARISTOCRAT MUTUAL BENEFIT SOCIETY,

Per ALEXANDER W. J. STRINGER, Secretary.

(1245)

# CROSS-INDEX DIRECTORY COMPANY OF CANADA LIMITED

BE IT ENACTED and it is hereby enacted as a by-law of Cross-Index Directory Company of Canada Limited that the location of the head office of the Company be and the same is hereby changed from the City of Windsor to the City of Toronto, in the Province of Ontario.

Enacted this 2nd day of June, 1952.

DOROTHY JEAN BOWER, Secretary.

(1246) 25-26

#### WAX FUR COMPANY LIMITED

By-LAW No. 3

BE IT ENACTED and it is hereby enacted as a by-law of Wax Fur Company Limited as follows:

- 1. The number of Directors of the Company be and the same is hereby decreased from four to three so that the Board of Directors shall hereafter be composed of three Directors.
- 2. Two Directors shall constitute a quorum at any meeting of the Board of Directors.
- 3. All prior by-laws, resolutions and proceedings of the Company inconsistent herewith are hereby modified and revised to give effect to this by-law.

Enacted this 12th day of May, 1952.

Witness the Corporate Seal of the Company.

JACOB WAX,
President.
JOSEPH WAX,
Secretary.

Certified under the Seal of the Company to be a true copy of By-law No. 3 of Wax Fur Company.

JOSEPH WAX, Secretary.

(1247)

0.5

#### ALSCO PRODUCTS OF CANADA LIMITED

By-law No. 3

BE IT ENACTED and it is hereby enacted as By-law No. 3 of Alsco Products of Canada Limited as follows:

- 1. The number of Directors of the Company be and the same is hereby increased from three to five so that the Board of Directors shall hereafter be composed of five Directors.
- 2. Three Directors shall constitute a quorum at any meeting of the Board of Directors.
- All prior by-laws, resolutions and proceedings enacted by the Company inconsistent herewith are hereby modified and revised to give effect to this by-law.

Enacted this 15th day of May, 1952.

Witness the Corporate Seal of the Company.

SAUL SUGAR,
President.
ALBERT SHIFRIN,
Secretary.

Certified under the Seal of the Company to be a true copy of By-law No. 3 of Alsco Products of Canada Limited.

ALBERT SHIFRIN, Secretary.

(1248)

25

#### WESLEY HARDWARE LIMITED

TAKE NOTICE that, at a Special General Meeting of the Shareholders of Wesley Hardware Limited, duly called for the purpose, and held on the 30th day of May, 1952, a resolution was passed for the voluntary winding up of the said Company under the provisions of The Companies Act (Ontario) and for the appointment of Harold W. McKeig, of the City of Toronto, as Liquidator.

AND FURTHER TAKE NOTICE that, if you have any claim against the said Company, proof of such claim must be filed with the Liquidator within thirty days of the date of this notice, after which time the assets of the above Company will be distributed amongst the persons entitled thereto, having regard to the claims of which the Liquidator then has notice.

Dated at Toronto, this 12th day of June, A.D. 1952.

HAROLD W. McKEIG, Liquidator, c/o McMaster, Montgomery & Co, 902 Temple Building, Toronto 1, Ontario.

(1272)

25

## **Notice to Creditors**

Creditors having claims against T. BAKOGEORGE & SON, carrying on business as wholesale tobacconists, confectioners and jobbers at 60 Peel Street, Lindsay, Ontario, are hereby notified to send their statements of account verified by Affidavit to the undersigned on or before the 7th day of July, 1952, after which date distribution will be made having regard only to the claims of which the Trustee shall then have had notice.

H. E. RICHARDSON, 142 Kent Street West, Lindsay, Ontario.

(1249)

25

## Dissolution of Partnership

NOTICE IS HEREBY GIVEN that the Partnership lately subsisting between us, the undersigned, Thomas Henry Brownlee and Howard Percival Rogers, carrying on business in the City of Fort William, Ontario, of Retail Merchants and Painting Contractors under the firm name of BROWNLEE-ROGERS, has on the 30th day of April, 1952, been dissolved by mutual consent, so far as regards the said Howard Percival Rogers who retires from the said firm.

The business in future will be carried on by the said Thomas Henry Brownlee, who will pay and discharge all debts and liabilities and receive all moneys payable to the said firm.

Dated at Fort William, Ontario, this 3rd day of June, 1952.

THOS. H. BROWNLEE H. P. ROGERS

(1263)

2.5

# **Change of Name Act**

NOTICE IS HEREBY GIVEN that an application will be made by Percy Abramsky of 66 Madison Ave., Toronto, before the presiding Judge in chambers, at the City Hall, Toronto, on Monday the 21st day of July, 1952, at 10.00 in the forenoon, to change his name to Percy Abrams.

S. N. GOLDHAR, 26 Queen St., E., Toronto, Ontario. Solicitor for the Applicant. TAKE NOTICE that the application of Mary Juanita Hughes, 30 Bond Street, Toronto, to change her name to Mary Juanita O'Hearn, will be heard by His Honour Judge Forsyth at his Chambers at the City Hall, Toronto, on Monday, the 21st day of July, 1952, at the hour of 10 o'clock in the forenoon.

DAY WILSON KELLY MARTIN & MORDEN, 85 Richmond Street West, Toronto, Ontario, Solicitors for the Applicant.

(1269)

25

TAKE NOTICE, that in pursuance of The Change of Name Act, R.S.O. 1950 Chapter 47 and amendments thereto, Gerald Ernest Morrison of 929 Marion Avenue, in the City of Windsor, in the County of Essex, will apply to His Honour Joseph A. Legris, in Chambers, at the Court House. Windsor, Ontario, on Friday, August 8th, 1952, at 10 o'clock in the forenoon to change his name to Gerald Ernest Forsyth; and to change the name of his wife, Joan Morrison, of the above address, to Joan Forsyth; and to change the name of his infant daughter June Edith Morrison, of the above address, to June Edith Forsyth.

Dated at Windsor, Ontario, this 11th day of June, 1952.

CROLL & CROLL, 303 Canada Bldg., Windsor, Ont. Solicitors for the Applicant.

(1250)

25

NOTICE IS HEREBY GIVEN, pursuant to this Act, that the application of Gertrude Schmitt, residing at 174 Lancaster Street East, Kitchener, Ontario, to change her surname from Schmitt to Smith will be heard by His Honour Judge Edwin Whyte Clement, in his Chambers at the Courthouse in the City of Kitchener, Ontario, on Tuesday, the twenty-second day of July, 1952, at the hour of ten o'clock in the forenoon.

Dated at Kitchener this 17th day of June, 1952.

BITZER & SMITH, 23 Queen Street South, Kitchener, Ontario, Solicitors for the Applicant.

(1283)

25

TAKE NOTICE that the application of Michael Ivanisko, 502 St. Clarens Avenue, Toronto, to change his name to Michael Edward Warren, will be heard by the presiding Judge, in his Chambers, at the City Hall, Toronto, on Friday the 4th day of July 1952, at the hour of 10.00 o'clock in the forenoon.

Dated at Toronto, this 17th day of June, 1952.

HENRY SIEGAL, 165 Spadina Ave., Toronto. Solicitor for the Applicant.

(1268)

25 (1287)

2.5

TAKE NOTICE that Orest Dudniczenko, of 223 Ridley Blvd., Toronto, Ontario, will apply to the Presiding Judge in Chambers, City Hall, Toronto, on Monday, the 21st day of July, 1952, at 10.15 a.m. to change his name to Ernest Desmond and the name of his wife to Vera Desmond.

Dated at Toronto, this 18th day of June, 1952.

S. M. BENEDETTO, 371 Bay Street, Toronto, Solicitor for the Applicant.

(1288)

25 (1229)

Dated at Toronto, the 4th day of June, A.D. 1952.

THOMAS ROBERT WALSH, Applicant, c/o McCarthy & McCarthy, Canada Life Bldg., 330 University Avenue, Toronto, Ontario.

9) 24-25-26-27-28-29-30-31

the Province of Ontario.

## Miscellaneous Notices

#### NOTICE OF INTENTION

NOTICE IS HEREBY GIVEN that I, JOHN A. TUCK, of Toronto, in the Province of Ontario, a member of the Bar of Alberta and Ontario, intend to apply to the Benchers of the Law Society of Upper Canada in the month of September, 1952, to be admitted to practise as a Solicitor in the Province of Ontario.

Dated at Toronto the 7th day of May, A.D. 1952.

J. A. TUCK, Applicant, 302 Bay St., Toronto, Ont.

(1017)

20-21-22-23-24-25-26-27

#### NOTICE OF INTENTION

NOTICE IS HEREBY GIVEN that I, John Gregory MacDonell, of the City of Toronto, in the Province of Ontario, a member of the Bar of the Province of Alberta, intend to apply to the Benchers of the Law Society of Upper Canada in the month of September, 1952, to be called to the Bar and admitted to practise as a Solicitor in the Province of Ontario.

Dated at Toronto, the 23rd day of May, A.D. 1952.

JOHN GREGORY MacDONELL, 56 Church Street, Toronto.

(1122)

22-23-24-25-26-27-28-29

#### NOTICE OF INTENTION

NOTICE IS HEREBY GIVEN that I, Wilbur Roy Jackett of Ottawa, in the Province of Ontario, a member of the Bar of Saskatchewan, intend to apply to the Benchers of the Law Society of Upper Canada, in the month of September, 1952, to be called to the Bar and admitted to practise as a Solicitor in the Province of Ontario.

(1172)

23-24-25-26-27-28-29-30

#### NOTICE OF INTENTION

NOTICE IS HEREBY GIVEN that I, Thomas Robert Walsh of Toronto in the Province of Ontario, a member of the Bar of Saskatchewan, intend to

#### NOTICE OF INTENTION

apply to the Benchers of the Law Society of Upper

Canada in the month of September, 1952, to be called to the Bar and admitted to practise as a Solicitor in

NOTICE IS HEREBY GIVEN that I, John P. Funnell of Belleville, in the Province of Ontario, a member of the Bar of New Brunswick, intend to apply to the Benchers of the Law Society of Upper Canada in the month of September, 1952, to be called to the Bar and admitted to practise as a Solicitor in the Province of Ontario.

Dated at Belleville, the 12th day of June, A.D. 1952.

JOHN P. FUNNELL, Applicant, 34 Forin St., Belleville, Ont.

(1264)

25-26-27-28-29-30-31-32

#### NOTICE OF INTENTION

NOTICE IS HEREBY GIVEN that I, Frederick Mair Fenton, of Toronto, in the Province of Ontario, a member of the Bar of Manitoba, intend to apply to the Benchers of the Law Society of Upper Canada, in the month of September, 1952, to be called to the Bar and admitted to practise as a Solicitor in the Province of Ontario.

(1265

25-26-27-28-29-30-31-32

#### NOTICE OF INTENTION

NOTICE IS HEREBY GIVEN that I, Thomas Arthur Beckett, of Calgary, in the Province of Alberta, a member of the Bar of Alberta, intend to apply to the Benchers of the Law Society of Upper Canada in the month of September, 1952, to be called to the Bar and admitted to practise as a Solicitor in the Province of Ontario.

Dated at Windsor, Ontario, the 16th day of June, A.D. 1952.

THOMAS ARTHUR BECKETT, Applicant, 37 Jefferson Blv'd.,

37 Jefferson Blv'd., Riverside, Ontario.

(1274)

25-26-27-28-29-30-31-32

#### NOTICE OF INTENTION

NOTICE IS HEREBY GIVEN that I, Harold David Linden, of the City of Toronto, in the Province of Ontario, a member of the Bar of British Columbia, intend to apply to the Benchers of the Law Society

of Upper Canada in the month of September, 1952, to be called to the Bar and admitted to practise as a Solicitor in the Province of Ontario.

Dated at Toronto, the 16th day of June, A.D. 1952.

HAROLD DAVID LINDEN, Applicant, 25 Castleview Avenue, Toronto.

(1275)

25-26-27-28-29-30-31-32

#### NOTICE OF INTENTION

NOTICE IS HEREBY GIVEN that I, WILLIAM ARLEIGH HILLMAN, of Toronto, in the Province of Ontario, a member of the Bar of Nova Scotia, intend to apply to the Benchers of the Law Society of Upper Canada in the month of September, 1952, to be called to the Bar and admitted to practise as a Solicitor in the Province of Ontario.

Dated at Toronto the 17th day of June, A.D. 1952.

WILLIAM ARLEIGH HILLMAN, Applicant, 10th Floor, 302 Bay St., Toronto, Ontario.

(1276)

25-26-27-28-29-30-31-32

#### NOTICE OF INTENTION

NOTICE IS HEREBY GIVEN that I, BRUCE REGINALD McDADE, of Halifax, in the Province of Nova Scotia, a member of the Bar of Nova Scotia, intend to apply to the Benchers of the Law Society of Upper Canada in the month of September, 1952, to be called to the Bar and admitted to practise as a Solicitor in the Province of Ontario.

Dated at Toronto the 16th day of June, A.D. 1952.

BRUCE R. McDADE, Applicant, c/o Blake, Anglin, Osler & Cassels.

(1277)

25-26-27-28-29-30-31-32

In the matter of The Municipal Act, R.S.O. 1950, Chapter 243, Section 388, Sub-section 98.

TAKE NOTICE that the Municipal Council of the Corporation of the City of Chatham proposes to pass a By-law changing the name of that part of Industrial Street, extending from Richmond Street northerly to the Corporate Limits, to Keil Street.

AND TAKE NOTICE that His Honour Henry E Grosch, Judge of the County Court of the County of Kent, has fixed Monday, the 8th day of September, 1952, at the hour of two o'clock in the afternoon, at his Chambers in the County Building, as the time and place for considering the By-law and for hearing those advocating and those opposing the change.

Dated at Chatham this 11th day of June, 1952.

OLIVE WRIGHT,
Clerk.

#### NOTICE OF INTENTION

NOTICE IS HEREBY GIVEN that I, Raymond Leslie Brawley of the City of Toronto, in the Province of Ontario, a member of the Bar of New Brunswick, intend to apply to the Benchers of the Law Society of Upper Canada in the month of September, 1952, to be called to the Bar and admitted to practise as a Solicitor in the Province of Ontario.

Dated at Toronto, Ontario the sixteenth day of June, A.D. 1952.

RAYMOND LESLIE BRAWLEY. Applicant, 23 Alvin Ave., Toronto.

(1285)

25-26-27-28-29-30-31-32

In the matter of those lands and premises being com-posed of parts of lot 4, according to Registered Plan 1602, registered in the Registry Office for the Registry Division of the East and West Ridings of the County of York, being municipally known as 11 Avonhurst Road, Etobicoke.

NOTICE IS HEREBY GIVEN that William Henry Hewitt has made an application to the proper Master of Titles at Toronto for a certificate of title to this land, of which he claims to be the owner in fee simple, free from all encumbrance except a mortgage simple, free from all encumbrance except a mortgage dated the first day of January, 1950, and registered on the 11th day of January, 1950 in the Registry Office for the Registry Division of the East and West Ridings of the County of York, in Book K.3 for the Township of Etobicoke, as Number 90022, in which mortgage the said William Henry Hewitt is the mortgagor, and The Imperial Life Assurance Company of Canada is the mortgagee.

Wherefore any other person having or claiming to have any title to or interest in the land or any part thereof is required on or before the 26th day of June, 1952, to file a statement of his claim in my office at the City of Toronto, and to serve a copy on William Kenneth Garbutt, of the City of Toronto, in the County of York, Solicitor for the applicant.

The address of William Kenneth Garbutt for service is 1 Willingdon Boulevard, Toronto 18, Ontario.

Dated at Toronto this 18th day of June, 1952.

S. MERCER. Dy. Master of Titles.

(1294)

25

## Sheriff's Sale of Lands

The County of Hastings to wit:

Under and by virtue of a Writ of Execution issued out of the Supreme Court of Ontario, and to me directed and delivered against the goods and chattels, lands and tenements of George H. Kingston, I have seized and taken as belonging to the said George H. Kingston, the following lands and premises

All and Singular that certain parcel or tract of land and premises situate lying and being the West half of lot number seven on the North side of Herch-

imer Street and lot number three on the South side of Holloway Street, in the City of Belleville in the County of Hastings.

All of which I will offer for sale at Belleville on Wednesday, the 15th day of October, 1952, at the hour of 3 o'clock in the afternoon.

T. W. SOLMES, Sheriff of the County of Hastings.

Dated at Belleville this 12th day of June, 1952.

(1241)

#### The County of Hastings to wit:

Under and by virtue of a Writ of Execution issued out of the Supreme Court of Ontario, and to me directed and delivered against the goods and chattels, lands and tenements of Raymond Loney, I have seized and taken as belonging to the said Raymond Loney the following:

All and singular that certain parcel or tract of land and premises situate lying and being all of lot No. 26 concession B in the Township of Mayo in the County of Hastings, except commencing at the north west corner of said lot, 105 feet easterly by a depth of 105 feet and also excepting commencing at the North east corner of said lot, thence westerly 457½ feet by depth of 1460 feet of uniform width.

All of which I will offer for sale at Belleville, Ontario, on Wednesday, the 15th day of October, 1952, at the hour of 2 o'clock in the afternoon.

T. W. SOLMES, Sheriff of the County of Hastings.

Dated at Belleville this 11th day of June, 1952.

(1242)

#### COUNTY OF ELGIN

UNDER AND BY VIRTUE of a Writ of Fieri Facias issued out of the County Court of the County of Oxford and to me directed and delivered against

the lands and tenements of Frank Ackerman in a certain action in which Alexander J. Weiler and Stanley Weiler carrying on business under the firm name and style of Weiler Machine Company at the City of Woodstock, in the County of Oxford are Plaintiffs and Frank Ackerman carrying on business under the firm name and style of Ackerman Industries at the Town of Rodney in the County of Elgin is Defendant, I have seized and taken into execution and will offer for sale at public auction at my office in the County of Elgin, on Wednesday, the Eighth day of October, A.D. 1952, at the hour of eleven o'clock in the forenoon, all the estate, right, title, interest and equity of redemption of the said defendant, Frank Ackerman, into and out of all and singular that certain parcel or tract of land and premises situate, lying and being

In the Township of Aldborough in the County of Elgin and Province of Ontario containing thirty-two acres more or less and being composed of the southwesterly two-third parts of the North-east quarter of Lot 4 in the Eighth Concession of the said Township of Aldborough. Saving and excepting that portion of the said North-east quarter of Lot 4 aforesaid heretofore sold and conveyed to the Lake Erie & Detroit River Railway Company for the right-of-way by indenture dated the 27th day of November, 1900 and registered in the Registry Office for the County of Elgin as No. 14643. Also that portion of the Northeasterly one-third of said North-east quarter of said Lot 4 described as follows: Commencing at a point in the line between the South-westerly two-thirds parts and the North-easterly one-third part of said Northeast quarter of said Lot 4 which is distant in a Southeasterly direction from the North-west limit of said lot four, eleven rods (11). Thence North-easterly parallel with the North-westerly limit of said lot 4 sixty feet (60'). Thence South-easterly parallel with the North-easterly limit of said Lot 4 One Hundred and Twenty-three feet (123'). Thence South-westerly parallel with the North-easterly limit of said Lot 4 One Hundred and twenty-three feet (123') to the place of beginning.

I. D. CAMERON, Sheriff, County of Elgin.

25

Sheriff's Office, St. Thomas, Ontario, June 16th, 1952.

(1273)



## Publications Under The Regulations Act

JUNE 21st, 1952

#### THE FARM PRODUCTS MARKETING ACT

O. Reg. 219/52. 1952 Agreement for the Marketing of Strawberries for Processing. New. Made—5th June, 1952. Filed—10th June, 1952, 10.30 a.m.

## REGULATION MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT

#### MARKETING OF STRAWBERRIES

The Board approves the agreement appended hereto and declares that it is in force.

G. F. PERKIN Chairman

(Seal)

F. K. B. STEWART Secretary

Dated at Toronto this 5th day of June, 1952.

#### AGREEMENT FOR MARKETING THE 1952 CROP OF STRAWBERRIES FOR PROCESSING

Under The Ontario Berry Growers' Marketing-for-Processing Scheme

This Agreement made the 4th day o June, 1952,

#### BETWEEN:

Bruce M. Wallace, Everett Slacer and R. H. Rittenhouse appointed by the local board, members of The Negotiating Committee called the Grower-Members,

#### -AND-

Ralph Macklin, S. F. Hoy and C. R. Drynan, appointed by the processors, members of The Negotiating Committee called the Processor-Members.

Under The Farm Products Marketing Act and the regulations, and subject to the limitations thereof, the Grower-Members and the Processor-Members agree as follows:

- 1. The minimum prices to be paid every grower for strawberries produced in Ontario during the year 1952, purchased and received for processing, shall be at the rate of 15 cents per quart box of 20 ounces, f.o.b. factory or f.o.b. factory receiving station, with crates and boxes returned to the grower or furnished by the processor.
- 2. Payment shall be made by the processors as follows:
  - (1) Fifty (50) per centum of the purchase price shall be made, upon request, to the grower within a reasonable time after delivery, and

(2) The balance of the purchase price shall be paid to the grower on or before August 1st, 1952.

DATED at Hamilton, Ontario, this 4th day of June, 1952.

#### GROWER-MEMBERS PROCESSOR-MEMBERS

BRUCE M. WALLACE EVERETT SLACER R. H. RITTENHOUSE

RALPH MACKLIN S. F. HOY C. R. DRYNAN

1231)

2.5

#### THE INDUSTRIAL STANDARDS ACT

O. Reg. 220/52. Schedule for the Barbering Industry in the Kitchener-Waterloo Zone. New and Revoking Regulations 169 of Consolidated Regulations 1950. Made—5th June, 1952. Filed—10th June, 1952, 3.00 p.m.

# REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

- 1. The schedule appended hereto shall be in force during pleasure within the zone and be binding upon the employers and employees in the industry referred to in the schedule.
- 2. Regulations 169 of Consolidated Regulations of Ontario 1950 are revoked.
- 3. These regulations shall come into force on the tenth day after the publication thereof in The Ontario Gazette under *The Regulations Act*.

## SCHEDULE FOR THE BARBERING INDUSTRY IN THE KITCHENER—WATERLOO ZONE

1. No work shall be performed in the barbering industry in the Kitchener-Waterloo zone except in accordance with this schedule.

#### INTERPRETATION

- 2. In this schedule "holiday" means
  - (a) New Year's Day,
  - (b) Good Friday,
- (c) Victoria Day,
- (d) Dominion Day,
- (e) Kitchener-Waterloo Civic Holiday,
- (f) Labour Day,
- (g) Thanksgiving Day,
- (h) Christmas Day, and
- (i) the 26th of December.

#### Hours of Work

- 3. The regular working periods for the industry shall be
  - (a) a regular working-week consisting of not more than 45 hours of work to be performed during the regular working days, and
  - (b) a regular working-day consisting of not more than 9 hours of work to be performed on Monday, Tuesday, Thursday, Friday, and Saturday, between 8 a.m. and 6 p.m.
- 4.(1) Subject to subsection 2 no work shall be performed in the industry on
  - (a) Sunday,
  - (b) Wednesday, or
  - (c) a holiday.
  - (2) During the week in which a holiday falls on
  - (a) Thursday,
  - (b) Friday, or
  - (c) Saturday

9 hours of work may be performed between 8 a.m. and 6 p.m. on Wednesday in that week.

#### MINIMUM RATES OF WAGES

- 5,(1) The minimum rate of wages for all work performed in the industry by an employee shall be 70 per cent of the proceeds from the work performed by the employee, or 75 cents an hour, whichever is the greater.
- (2) The percentages in subsection 1 shall be computed upon the gross receipts for work performed at not less than
  - (a) the minimum charge for each operation established in section 7, or
  - (b) the prevailing charge established in the shop for each operation,

whichever is the greater.

- 6. No deductions shall be made from the minimum rate of wages for
  - (a) materials supplied,
  - (b) laundry service, or
  - (c) operating expenses.

#### MINIMUM CHARGES

- 7.(1) The minimum charge for each operation in the industry shall be as follows:

  - (c) hair-cut for persons under 14 years...35 cents

  - (e) neck-clip for ladies......25 cents

  - (g) shampoo, plain......50 cents

- (h) shave......30 cents
- (i) singe......35 cents
- (2) No employer or employee may
- (a) contract for or accept lower prices than those in subsection 1,
- (b) combine any of the operations named in subsection 1 without charging for each operation in the combination, or
- (c) give any article or premium to the customer without charging the full value of the article or premium.

(1232)

2

## THE DISABLED PERSONS' ALLOWANCES ACT, 1952

O. Reg. 221/52. General Regulations. New. Made—5th June, 1952. Filed—10th June, 1952, 3.40 p.m.

# REGULATIONS MADE UNDER THE DISABLED PERSONS' ALLOWANCES ACT, 1952

#### INTERPRETATION

- 1. In these regulations
- (a) "applicant" means person by whom, or on whose behalf, application for an allowance is made;
- (b) "net revenue" means the amount of money available for maintenance or enrichment of the person beneficially entitled to the money, computed in the manner prescribed herein; and
- (c) "unmarried person" includes a widow, a widower, a divorced person, and a married person who is living separate and apart from his spouse.

#### FURTHER QUALIFICATIONS

- 2.(1) An unmarried person shall not be eligible for an allowance at a rate greater than will make his aggregate income equal \$720 a year.
- (2) A married person who is living with his spouse shall not be eligible for an allowance at a rate greater than will make the aggregate incomes of the recipient and his spouse together equal \$1200 a year.

#### PROPERTY QUALIFICATIONS FOR ALLOWANCES

- 3.(1) Where an unmarried applicant has in his own right, or held in trust for him, an amount in excess of \$1,000 in cash or in government bonds or other liquid assets, he shall not be eligible for an allowance unless all those assets are applied, in such manner as may be approved by the Director, to provide for a series of future monthly or other periodic payments towards his support.
- (2) Where an applicant is married and is living with his spouse and they, jointly or severally, have in their own right, or held in trust for them, an aggregate amount in excess of \$2,000 in cash or in government

bonds or other liquid assets, the applicant shall not be eligible for an allowance unless all those assets are applied, in such manner as may be approved by the Director, to provide for a series of future monthly or other periodic payments towards the support of them jointly.

#### APPLICATION FOR AN ALLOWANCE

- 4.(1) Application for an allowance shall be made through a local authority in writing in duplicate in Form 1.
- (2) Where the applicant by reason of physical or mental disability is unable to make the application in person, it may be made by some responsible person on his behalf.
  - (3) The application shall be accompanied by
  - (a) proof of the age of the applicant,
  - (b) a report of a duly qualified medical practitioner in Form 2,
  - (c) a consent to inspect assets in Form 3, and
  - (d) where the applicant is married and living with his spouse, proof of the formal marriage.
- (4) Subject to subregulation 5 and to regulation 5, the proof of age required under clause a of subregulation 3 shall be made by producing to the Director a birth certificate issued by the province, state, or country, of birth.
- (5) Where the Director is satisfied that the applicant is unable to produce a birth certificate under subregulation 4, he may accept as proof
  - (a) one item of Class A evidence of birth, or
  - (b) two items of Class B evidence of birth,

as prescribed in regulation 8 or 10 respectively of Regulations 363 of Consolidated Regulations of Ontario 1950.

- (6) Subject to subregulation 7 and to regulation 5, the proof of formal marriage required under clause d of subregulation 3 shall be made by producing to the Director a marriage certificate issued by the province, state, or country, in which the ceremony was performed.
- (7) Where the Director is satisfied that the applicant is unable to produce a marriage certificate under subregulation 6, he may accept as proof
  - (a) one item of Class A evidence of marriage, or
  - (b) two items of Class B evidence of marriage,

as prescribed in regulation 29 or 31 respectively of Regulations 363 of Consolidated Regulations of Ontario 1950.

#### INVESTIGATION BY ADVISORY BOARD

- 5.(1) Where the Director is satisfied that it is not practicable to obtain proof of age, or of marriage, by any of the modes prescribed by regulation 4, he may require the advisory board to make investigation and report its findings to him.
- (2) The advisory board shall take such evidence under oath, and receive such documentary exhibits, as may be available to establish the facts under investigation.
- (3) The Director may adopt the findings of the advisory board as proof of age, or marriage.

#### INFORMATION TO LOCAL AUTHORITY

6. The Director may furnish to a local authority such information as he deems advisable respecting any determination or direction with respect to an application, or an allowance.

#### INCOME

- 7. In computing net revenue from real or personal property, all reasonably necessary expenses for preservation, maintenance, and use, of the property shall be deducted from the gross revenue, but no deduction shall be made for payments on principal of unpaid purchase-price, mortgage, charge, or lien.
- 8.(1) The net revenue from real property not used as the residence of the applicant shall be the gross revenue less taxes, insurance, upkeep, and other reasonable expenses.
- (2) Real property owned by the applicant, or by his spouse, that is not used as their residence and is not producing revenue shall, for the purpose of computing income, be deemed to produce such net revenue as it would produce if properly administered.
- (3) Where the applicant has his residence in real property owned by himself, or by his spouse, and the owner receives revenue from other parts of it, the net revenue shall be
  - (a) 20 per cent of the gross revenue from board, or board and lodging, furnished,
  - (b) 50 per cent of the gross revenue from rooms rented furnished or unfurnished, and
  - (c) 50 per cent of gross revenue from use or occupation of any other part.
- 9. The net revenue from personal property shall be the gross amount of money actually received by way of hire, interest, dividends, or periodic payments under regulation 3.
- 10.(1) Where an applicant, or his spouse, within one year preceding the application, has made, or at any time subsequent thereto, makes, an assignment or transfer of real or personal property
  - (a) for inadequate consideration, or
  - (b) for the purpose of making the applicant eligible for an allowance, or for an amount of allowance greater than he would be otherwise eligible to receive,

the income may be computed as though the assignment or transfer had not been made and the property were still owned by the applicant or his spouse, and the Director may suspend payment of an allowance pending re-computation of income.

- (2) Where the Director suspends payment of an allowance under subregulation 1 he shall immediately so notify the recipient in writing, and state his reasons therefor, and inform the recipient the steps to be taken to have the suspension rescinded.
- 11.(1) In computing income the local authority, and the Director, shall include
  - (a) any allowance paid under the Act,
  - (b) any allowance paid to a spouse under The Blind Persons' Allowances Act, 1951,
  - (c) any assistance paid to a spouse under The Old Age Assistance Act, 1951,
  - (d) any pension paid to a spouse under The Old Age Security Act (Canada),

- (e) periodic payments under regulation 3,
- (f) net revenue from real or personal property as computed under regulations 7, 8, and 9, and
- (g) any income computed under regulation 10.
- (2) In computing income, the local authority, and the Director, shall not include
  - (a) real property used as the residence of the applicant and from which no revenue is derived by him or his spouse,
  - (b) allowances paid to a spouse under The Mothers' Allowances Act, 1952,
  - (c) family allowances paid under The Family Allowances Act, 1944 (Canada),
  - (d) cost-of-living allowances or supplemental allowances paid by a municipality to a person in receipt of
    - (i) an allowance under the Act,
    - (ii) assistance under The Old Age Assistance Act, 1951,
    - (iii) any allowance under The Blind Persons' Allowances Act, 1951, or
    - (iv) a pension under The Old Age Security Act (Canada),
  - (e) pay allotted or assigned by a member of the naval, military, or air forces of Canada, serving on active service, except where a dependent's allowance, under any law of Canada respecting armed forces, has been awarded for the recipient or for his spouse,
  - (f) direct relief, paid out of moneys provided by a municipality, or by Ontario,
  - (g) benevolent donations made by a charitable organization having a principal office in Canada,
  - (h) contributions from any source to provide special care for a recipient, or his spouse,
  - (i) an amount for the purpose of obtaining the services of a guide received for a spouse who is blind within the meaning of *The Blind Per*sons' Allowances Act, 1951, or
  - (j) casual gifts of small value.

#### DETERMINATION OF ELIGIBILITY

- 12.(1) In determining the eligibility of an applicant, and the amount of an allowance, and in directing payment, the Director shall
  - (a) cause an investigation to be made of the facts and of the circumstances of the applicant, and
  - (b) satisfy himself as to the age, residence, marital status, income, and assets, of the applicant.
- (2) The Director shall notify the applicant in writing as to the determination made and direction given.
- 13.(1) In order that the Director may rescind or amend any determination or direction each recipient shall
  - (a) report forthwith to the Director any increase, or decrease, in the amount of
    - (i) his income, or of the income of his spouse, or

- (ii) the real or personal property of the recipient, or of his spouse, and
- (b) furnish such information as the Director deems necessary, and undergo such periodic examinations by duly qualified medical practitioners as he may appoint.
- (2) The Director may from time to time rescind or amend any previous determination or direction so that allowances may conform to any changes in circumstances coming to his notice from investigations, or reports, and information obtained under subregulation

#### ADVISORY BOARD

- 14.(1) An advisory board is established consisting of three persons, of whom at least one shall be a duly qualified medical practitioner.
- (2) The chairman of the advisory board shall be a duly qualified medical practitioner.
- 15.(1) The advisory board shall assist the Director in determining eligibility of applicants by
  - (a) reviewing medical evidence submitted in support of the application,
  - (b) obtaining any additional necessary evidence, and
  - (c) furnishing to the Director a report on the evidence with a specific finding as to whether or not the applicant is a disabled person.
- (2) At least once a year and at such other times as requested by the Director, the advisory board shall
  - (a) review each case where an allowance is being paid, and
  - (b) advise the Director of any change in the physical or mental condition of the recipient.

#### POWERS AND DUTIES OF INVESTIGATORS

- 16.(1) An investigator shall make such investigations and report to the Director on any matter concerning a disabled person as the Director may require.
- (2) A report shall be in writing in duplicate, and one copy shall be sent to the Director and the other copy kept by the investigator.
- (3) In the course of an investigation the investigator shall personally interview the disabled person.
- (4) When making an investigation at any time after an allowance has been granted, the investigator shall investigate the circumstances of the recipient and the use being made of the allowance, and shall report thereon to the Director in writing.
- (5) An investigator shall, by friendly advice, assist each recipient in any matter relating to the allowance and the expenditure thereof.

#### POWERS AND DUTIES OF LOCAL AUTHORITIES

- 17. A local authority shall, without charge to the applicant,
  - (a) obtain all information necessary to complete an application for an allowance,
  - (b) fill out the application forms in duplicate
    - (i) in the presence of the disabled person, or
    - (ii) in the presence of a responsible person making application on behalf of the disabled person where he, by reason of

physical or mental disability, is unable to complete the forms personally,

- (c) have the applicant, or responsible person making application on his behalf, sign the completed application forms in duplicate,
- (d) obtain each document required under subregulation 3 of regulation 4,
- (e) forthwith send to the Director one of the completed application forms, accompanied by the documents mentioned in clause d, and
- (f) keep the other completed application form in the files of the local authority.

#### INTERVALS AND MANNER OF PAYMENT OF ALLOWANCES

- 18.(1) Subject to subregulations 2 and 3, an allowance shall be paid by cheque, monthly in arrears computed from the first day of the month following the month in which
  - (a) the recipient attains the age of 18 years, or
  - (b) the allowance is granted,

#### whichever is the later.

- (2) Where an allowance is granted after the last day of the month in which the application was received by the Director, and delay in making the grant is caused by circumstances wholly beyond the control of the applicant, the Director may direct that the payments shall commence on an earlier date to be set by him, but that date shall not be
  - (a) a day prior to

(iii) both...

(yes or no)

(i) the date on which the disabled person attained the age of 18 years, or

- (ii) the date on which the Director received the application, or
- (b) more than 3 months before the day on which he makes the grant,

whichever is the latest.

- (3) Where delay in making the grant is caused by the fact that the applicant is residing in a part of Ontario that is not readily accessible, the period of 3 months prescribed in clause b of subregulation 2 may be extended to not more than 6 months.
- 19.(1) An allowance shall be suspended while the recipient
  - (a) is temporarily not a disabled person,
  - (b) fails to comply with the Act or the regulations, or
  - (c) is absent from Ontario.
- (2) Where an allowance has been suspended for more than 6 months the Director shall not direct resumption of payments until he is satisfied that the recipient is again eligible.

#### MEDICAL AND DENTAL SERVICES

- 20. A recipient shall be entitled to receive, without cost to himself,
  - (a) medical services provided under any agreement in writing in force from time to time between the Crown and the Ontario Medical Association, and
  - (b) dental services provided under any agreement in writing in force from time to time between the Crown and the Royal College of Dental Surgeons of Ontario.

#### FORM 1

The Disabled Persons' Allowances Act, 1952

#### APPLICATION FOR AN ALLOWANCE

To the Director, Disabled Persons' Allowances Branch, Department of Public Welfare, Parliament Buildings, Toronto.

I apply for an allowance under The Disabled Persons' Allowances Act, 1952, and in support of my application I make the following statements:

(yes or no)

2.	Present address of	applicant:								
	(number	and street or run	cal route)			(municipa	lity or pos	st office)		
	Lot . C	Concession	Resides	with						
	Township of		Cor	unty or D	istrict of.					
	Reach my resident	ce from Highway	No	as follow	S					
3.	(a) Marital status	of applicant:								
		Single								
	☐ Married	1	☐ Widow							
			☐ Widower		Deserted	II S	eparated	□ Di	vorced	
			Date of dea		an waren	_				
	Date	Place	or desertion		Place		Date	P	lace	
	(b) If applicant is	married state w	hether applica	nt is livin	a with sn	Olise				
	(b) If applicant is married, state whether applicant is living with spouse (yes or no)									
	(c) If applicant is evidence is ay	married, a wide						e what do	cumentary	
4.	(a) Place and date	e of birth of appl	icant and spou	ise:						
Γ										
				Date	of Birth					
	Applicant as	nd Spouse	Age	day   m	onth	year	Place of Birth			
-			-	uay III	Onth					
	Applicant:									
	Spouse:	names in full)								
	(810011					!				
	(b) State evidence	e of date of birth	of applicant:.							
	(c) If applicant w	ras born outside	of Canada, sta	te date of	arrival in	Canada				
5.	Residence of appl	icant:								
	(a) Names of place		ant resided in	Ontario o	luring the	e 10 years	immedia	ely prior	to the dat	
_	or this applies	of this application:								
					From			То		
	Municipality	   Posta	1 Address	day	From	year	day	To	year	

(b) Si	tate type	of evide	ence, do	cumentar	y or ot	herwise,	available	as to whe	re applica	ant resided in Ontario:
	• • • • • • •				,					
•										
ca	ation, sta	te place	or plac	from On es where ach period	applica	nt lived	10 years in during th	mmediatel e absence	y prior to (s), reaso	the date of this applins for absence(s), and
	From			То			Place (Province or		eason for	Postal address of Ontario
day	month	year	day	month	year	Coi	untry)	absence		residence
				1 1						
. Servic	ce in Arm	ed Force	es by ap	plicant or	spouse	•				
Servi	ce by:	Type	e of	Servi	Enlistment Disch		narge	Theatre of war in which service		
		serv		numl	per	Date	Place	Date	Place	rendered
Appli	icant:									
Spous	se:									
. Disab	oility:									
(a) S	tate when	applica	nt first	became di	sabled.					
(b) S	tate lengt	h of tim	ne appli	cant has	been di	sabled im	ımediately	prior to	the date	of this application
			,							
(c) T	he nature	e of appl	licant's	disability	is:					
3. (a) C	Occupation	of appl	icant:							
(b) C	occupation	of eno	ISA.							
(0)	recupation	i or shou	isc,	Present						

9. Public assistance received by applicant or spouse (mark those items applicable):

Type of Public Assistance	Applicant	Spouse
(a) Compensation under The Workmen's Compensation Act		
(b) An allowance under The Mothers' Allowances Act, 1952		
(c) An allowance under The Blind Persons' Allowances Act, 1951		
(d) A pension, allowance or other benefit from the Government of Canada in respect of war service		
(e) An allowance under The Disabled Persons' Allowances Act, 1952		
(f) Assistance under The Old Age Assistance Act, 1951		
(g) A pension under The Old Age Security Act (Canada)		
(h) Unemployment Insurance		
(i) Direct Relief		
(j) Allowances under The Family Allowances Act, 1944 (Canada)		
(k) Any other type of Public Assistance—		
specify type		
(1) No Public Assistance of any kind or type		

10. Private or other income received by applicant or spouse (mark those items applicable):

Type of Income	Applicant	Spouse
(a) Salary, wages, or earnings of any kind		
(b) Income from real property as specified in item 12 of this application		
(c) Income from personal property as specified in item 13 of this application		
(d) Periodic payments under insurance policy or annuity		
(e) Other income; specify type		
(f) Any other type of private assistance, allowance, pension, superannuation from any source.  Specify type and source.		

11. The total incomes of the applicant and spouse from all sources are as follows:

Source of income	Applicant (yearly amount)	Spouse (yearly amount)
TOTALS	\$	\$

12. The value of real property owned by applicant or spouse at the date of this application is as follows:

Description	Owned by applicant (assessed value)	Owned by spouse (assessed value)	Used as residence by applicant (yes or no)
TOTALS	\$	\$	

Spouse

13.	The value of person	al property	(apart from	household	furnishings and	personal	effects)	owned b	y applica	nt
	or spouse at the da	te of this app	olication is a	s tollows:						

Applicant

Description

	Applicant	Spouse
(a) Cash on hand	\$	\$
(b) Money in post office, savings bank, chartered bank, or other institution. State particulars:		
(c) Money held in trust for applicant or spouse. State name and address of trustee.		
(d) Money loaned by applicant or spouse. State particulars:		
(e) Bonds, stocks and other securities. State particulars		
(f) Interest in agricultural or other business venture of any kind. State particulars:		
(g) Immediate realizable value of the amount remaining to be paid to applicant or spouse under mortgages or agreements for sale. State particulars:		
(h) Cash surrender value of life insurance available to applicant or spouse. State particulars:		
(i) Any other personal property. State particulars:		
If applicant is living in rented accommodation, give details as follow	Landlord's	
Landlord:	relationship to applicant	
Landlord:	to applicant	
(name and address)  Number of rooms occupied	to applicant	
(name and address)  Number of rooms occupied	nthly rental \$	
(name and address)  Number of rooms occupied	nthly rental \$	
(name and address)  Number of rooms occupied	nthly rental \$	
(name and address)  Number of rooms occupied	nthly rental \$	year

16. (a) State whether applicant or spouse assigned or transferred any real or personal property to any person or persons within one year preceding the date of this application................................. (yes or no)

(b) If "yes", state particulars as follows:

Property assigned or transferred	Name and address of person to whom assigned or transferred, and relationship, if any.	Date of transfer	Value at date of transfer	Amount received
Real Property				
Cash or mortgages				
Interest in business				
Securities				
Other property				

17. The names, addresses, and ages of all living sons and daughters and the amount contributed by each for the maintenance of applicant or spouse during the past year are as follows:

Name	Address	Age	Son or daughter (S. or D.)	Married or single (M. or S.)	Contributed during past year	Living with applicant (yes or no)

	f, the answers I have given and the statements I have ect and I have not knowingly withheld any information
Dated atthisthis	day of19
(signature of local authority completing application)	(signature of applicant)
	or
(official title)	applicant
(office address)	by (signature of responsible person making application on his behalf)
Form	2
The Disabled Persons'	Allowances Act, 1952
MEDICAL	REPORT
Received by advisory board	Received by the Director
(To the physician: Please insert l	etter "x" in appropriate boxes)
Name of person examined (surname—please print)	(given names)
Address	
1. Sex   Male	
☐ Female	
2 Age: (a) Appears to be wears	

(day)

(month)

(year)

(b) Says date of birth was....

3.	History of present disability (in chronological order give date of onset and describe progress of symptoms in detail, using dates):
Λ	Present complaints or symptoms (number in order of prominence and give the duration of each; give also
1,	the frequency, duration and severity of any attacks; show the degree of disability now present; state the amount of exercise or work required to precipitate any attacks):
5.	Previous significant illnesses (give approximate dates):
6.	Occupational history (describe types of work):
	from to
	fromto
	fromto
7.	If not shown above, state what work this person has done within the past year:
8.	Present activities or daily manner of living (note what the person is accustomed to do each day, particularly
٠.	what work or activities, if any, he (she) engages in):
	.,
0	Indicate whether person (mark those items applicable):
	(a) is bedridden
	(b) is ambulatory in the normal way
	(specify type of aid)
	(state how frequently)
	(f) requires the constant care and supervision of another person in any one or more of the following activities (mark item(s) applicable):
	☐ dressing ☐ body hygiene ☐ eating
	(g) is unable to leave his (her) home without being accompanied by another person

	(h) is otherwise handicapped; describe in detail:
10.	General impressions:
	(a) appearance
	(b) development
	(c) nutrition
	(d) posture
	(e) gait
	(f) distress
	(g) mental alertness
11.	General physical examination (record findings requested and any other positive findings)
	(a) temperature (by mouth)
	(b) height
	(c) weight (stripped)
	(d) at rest: pulse
	respirations.
	blood pressure(systolic) (diastolic)
	(e) remarks:
12.	Detailed findings regarding the complete examination of the system(s) affected to the point of causing disability; supply or attach X-ray or laboratory findings. For example—in cardiovascular disease: condition of peripheral arteries; location of apex beat; heart sounds; rate; rhythm; time and location of any murmurs; pulse, respirations and blood pressure, before, immediately after, and 2 minutes after, 15 toe-touches; signs of myocardial failure (dependent oedema, rales at lung bases, enlarged liver); electrocardiogram, orthodiagram.
13.	
13.	Record of previous hospitalization, investigation, consultations or clinic examinations for the present dis-
13.	Record of previous hospitalization, investigation, consultations or clinic examinations for the present disability. Attach copies of any reports available from these sources:
13.	Record of previous hospitalization, investigation, consultations or clinic examinations for the present disability. Attach copies of any reports available from these sources:  at or by

14.	Diagnosis (give completely, indicating etiology where possible; list in approximate order of importance in this case):
15	Treatments for the disabling condition(s): (indicate those applicable and give comments as noted):
13.	(a) received but discontinued (give approximate dates when treatment(s) was (were) commenced
	and discontinued and reason(s) for discontinuance):
	(b) now being received (give name and address of supervising physician):
	(c) required or recommended (if hospitalization required, state what arrangements have been made for admission and to what hospital or sanatorium):
16	(a) Is this person unemployed now by reason of mental or physical disability?
10.	If "yes", approximately when was he last able to undertake some type of gainful work?
	(b) Does any known type of treatment offer any likelihood of rendering him (her) employable?
	If "yes", state type of treatment
17.	Would you expect sufficient recovery to take place in the mental or physical condition of this person at any time in the foreseeable future to render him (her) employable:
	(a) without treatment?
	(yes or no)
	(b) with treatment
18.	Are there any mental or physical conditions present other than those already mentioned in this report, which would influence the employability of this person?
	If "yes", describe in detail: (yes or no)

(address)

#### THE NURSING ACT, 1951

(witness)

(1233)

O. Reg. 222/52. General Regulations. Amending Ö. Regs. 48/52. Made—5th June, 1952. Filed-11th June, 1952, 9.30 a.m.

## REGULATIONS MADE UNDER THE NURSING ACT, 1951

- 1.(1) Subregulation 2 of regulation 3 of Ontario Regulations 48/52 is amended by striking out the figure "7" in the second line and substituting therefor the figure "8".
- (2) Clause c of subregulation 2 of regulation 3 of Ontario Regulations 48/52 is revoked and the following substituted therefor:
  - (c) two registered nurses who are directors of schools, designated by the Minister,

(1234)25

## THE LIVE STOCK AND LIVE STOCK PRODUCTS ACT

(signature of disabled person)

O. Reg. 223/52. Hog-carcasses. Revoking clause c of regulation 1, and regulations 12 and 13, of Regulations 242 of Consolidated Regulations 1950. Made-5th June, 1952 Filed-11th June, 1952, 11.00 a.m.

# REGULATIONS MADE UNDER THE LIVE STOCK AND LIVE STOCK PRODUCTS ACT

1. Clause c of regulation 1, and regulations 12 and 13, of Regulations 242 of Consolidated Regulations of Ontario 1950 are revoked.

(1235)

25

#### THE INDUSTRIAL STANDARDS ACT

O. Reg. 224/52. Schedule for the Painting and Decorating Industry in the Brantford Zone.

New. Made—12th June, 1952. Filed—13th June, 1952, 3.15 p.m.

## REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

- 1. The schedule appended hereto shall be in force during pleasure within the zone and be binding upon the employers and employees in the industry referred to in the schedule.
- 2. These regulations shall come into force on the tenth day after the publication thereof in The ONTARIO GAZETTE under *The Regulations Act.*

# SCHEDULE FOR THE PAINTING AND DECORATING INDUSTRY IN THE BRANTFORD ZONE

#### INTERPRETATION

- 1. In this schedule "holiday" means
  - (a) Saturday after midday,
  - (b) Sunday,
  - (c) New Year's Day,
  - (d) Good Friday,
  - (e) Victoria Day,
  - (f) Dominion Day,
  - (g) Brantford Civic Holiday,
  - (h) Labour Day,
  - (i) Thanksgiving Day,
  - (i) Christmas Day, and
  - (k) the 26th of December.

#### HOURS OF WORK

- 2. The regular working periods for the industry shall be
  - (a) a regular working-week consisting of not more than 44 hours of work to be performed during the regular working-days, and
  - (b) a regular working-day consisting of not more than
    - (i) 8 hours of work to be performed on Monday, Tuesday, Wednesday, Thursday, and Friday, between 7.30 a.m. and 5 p.m., and
    - (ii) 4 hours of work to be performed on Saturday between 7.30 a.m. and midday.
- 3.(1) Where the work cannot reasonably be performed during the hours prescribed in clause b of section 2, it may be performed during any other hours

if an employee does not work more than 8 hours; and this work shall be night work,

(2) An employee working on night work shall be entitled, as a minimum, to wages for 8 hours for work of 7 hours.

#### MINIMUM RATES OF WAGES

- 4. The minimum rate of wages for work performed during the regular working periods and for night work shall be
  - (a) \$1.45 an hour for spray-painting, and
  - (b) \$1.35 an hour for all other work.

#### OVERTIME WORK

- 5. Work performed in the industry
- (a) at any time other than during the working periods prescribed in sections 2 and 3, and
- (b) on a holiday

shall be overtime work.

- 6.(1) No overtime work shall be performed in the industry without a permit from the advisory committee except for one hour of overtime work to be performed immediately following the working period of a regular working-day.
- (2) The advisory committee is authorized to issue the permits subject to the terms and conditions of this schedule.
- 7. No permit shall be issued by the advisory committee for overtime work on a holiday except
  - (a) in cases of extreme necessity where life or property is jeopardized, or
  - (b) on repairs to buildings where the repair work is necessary to prevent the loss of employment to persons who are regularly employed in the buildings.

#### RATES OF WAGES FOR OVERTIME WORK

- 8. The rate of wages for overtime work shall be
- (a) for overtime work performed on a holiday other than on Saturday between midday and 5 p.m.
  - (i) \$2.90 an hour for spray-painting, and
  - (ii) \$2.70 an hour for all other work, and
- (b) for overtime work performed on Saturday between midday and 5 p.m., and for all other overtime work
  - (i) \$2.17½ an hour for spray-painting, and
  - (ii)  $$2.02\frac{1}{2}$  an hour for all other work.

#### ADVISORY COMMITTEE

9. The advisory committee is authorized to fix a minimum rate of wages lower than the rate fixed by this schedule for an individual who is handicapped.

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## Government Publications

As listed below, may be obtained from the Office of the Queen's Printer, Parliament Buildings, Toronto

EMPIRE 3-1211—Local 732

Remittance to be made payable to the Provincial Treasurer of Ontario and sent with your order to the office of the Queen's Printer.

THE CONSOLIDATED REGULATIONS OF REVISED STATUTES OF ONTARIO, 1950 ONTARIO, 1950 5 Bound Volumes — — \$25.00 per set 3 Bound Volumes \$20.00 per set SESSIONAL STATUTES OF ONTARIO, 1951.... ...\$2.00 Bills of Sale and Chattel Mortgage Act..... \$ .25 Bulk Sales Act.... Marriage Act Companies Act..... .75 Conditional Sales Act..... .25 Coroners' Act.... .25 Municipal Drainage Act Corporations Tax Act..... Municipal Drainage Aid Act .50 Provincial Aid to Drainage Act Department of Municipal Affairs Act..... .50 Deserted Wives and Children's Maintenance Act.. .25 Planning Act.... .25 Ditches and Watercourses Act..... .25 Division Courts Act, Rules and Forms...... 1.00 Public Accountancy Act..... Evidence Act.... .15 Public Utilities Act.... Hospital Tax Act and Regulations ..... .50 Registry Act.... Sale of Goods Act.... Justice of the Peace Act..... .10 Securities Act and Regulations..... .50 Land Surveyors Act..... .25 Security Transfer Tax Act and Regulations..... .25 .50 Land Titles Act..... Statute Labour Act..... Land Transfer Tax Act..... .25 Succession Duty Act and Regulations...... 1.00 Landlord and Tenant Act..... .25 Surveys Act.... Line Fences Act.... .25 Title Drainage Act.... Loan and Trust Corporations Act...... 1.25 Trustees Act..... Local Improvement Act.....

## MISCELLANEOUS PUBLICATIONS

Annual Report of Municipal Statistics, 1950 5.00 Forest Trees of Ontario50	Report of the Ontario Royal Commission on Milk, 1947	
Land Titles Rules, Forms and Tariff of Fees 1.00 Leasehold Regulations 98/52	Summary of the Findings, Recommendations, and Suggestions of the Report on Milk	
Manual of Assessment Values	Report of the Select Committee on Conservation,	
Municipal Directory, 1952	Rules of Practice and Procedure of the Supreme Court of Ontario, 1951	
Regulations Under The Division Courts Act 1.00 Report of the Ontario Royal Commission on	(Bound Copy)	3.00
Forestry, 1947 1.00	Surrogate Court Rules, Forms and Tariff of Fees.	50



## Notice to Sheriffs and Treasurers

Re Advertising Sale of Lands for Taxes in "The Ontario Gazette", Year 1952

Section 152 of The Assessment Act provides:

152. The day of the sale shall be more than ninety-one days after the first publication of the list in The Ontario Gazette.

During year **1952** the dates for publication of tax sale advertisements in The Ontario Gazette are as follows:

January 5th,	Issue	No.	1-	-Earliest	Date	Sale	can	be held	l—April, 5th,	1952
February 2nd,	44	66	5	66	66	44	66	, u	-May 3rd,	66
March 1st,	46	66	9	66	66	66	66	66	—June 2nd,	66
April 5th,	66	66	14	66	66	66	66	66	—July 5th,	"
May 3rd,	66	66	18	46	66	66	66	66	—August 2nd,	66
June 7th,	66	66	23	46	66	66	66	66	—September 6th,	66
July 5th,	46	66	27	"	66	66	66	66	—October 4th,	44
August 2nd,	46	66	31	66	44	66	66	44	—November 1st,	44
September 6th,	46	66	36	46	44	66	66	44	—December 6th,	66
October 4th,	66	66	40	66	66	66	66	66	—January 3rd,	1953
November 1st.	66	44	44	66	66	66	66	66	—February 2nd,	66
December 6th,	"	46	49	66	66	66	66	66	-March 7th,	66

Advertisements of tax sales must be received by the Queen's Printer at least TWO WEEKS PRIOR TO THE DATE OF PUBLICATION IN THE ONTARIO GAZETTE.

#### ADVERTISING RATES FOR TAX SALES

- 2.—(1) The rates payable for publication of matters in The Ontario Gazette shall be,—
- (a) for a double-column insertion of,-
  - (i) a notice of the sale of land for arrears of taxes, \$5; and
  - (ii) a list of lands liable to be sold for arrears of taxes, 25 cents a line or fraction thereof;

#### **EXAMPLE**

For each insertion—The minimum fee due with copy is \$5.00 for each Warrant and 25 cents for each line or part lines after the Warrant.

**Cheques** should be made payable to THE PROVINCIAL TREASURER OF ONTARIO and forwarded to THE ONTARIO GAZETTE.

No exchange required on cheques.

Advertisements should be typewritten or printed legibly, separate from covering letter, number of insertions required must be stated and all signatures should be typed.

All correspondence should be addressed in full "THE ONTARIO GAZETTE", Queen's Printer Office, Parliament Buildings, Toronto, Ontario.

## Rates of Advertising in The Ontario Gazette

(Rates are chargeable re agate line measurement -14 lines to the inch)

#### THE OFFICIAL NOTICES PUBLICATIONS ACT

## REGULATIONS MADE UNDER THE OFFICIAL NOTICES PUBLICATIONS ACT

- 1. In these regulations "line" means agate line.
- 2.—(1) The rates payable for publication of matters in The Ontario Gazette shall be,—
  - (a) for a double-column insertion of,
    - (i) a notice of the sale of land for arrears of taxes, \$5; and
    - (ii) a list of lands liable to be sold for arrears of taxes, 25 cents a line or fraction thereof; and
  - (b) for a single- column insertion of all other matters,
    - (i) on the first insertion, 20 cents a line or fraction thereof; and
    - (ii) on each additional insertion, 10 cents a line or fraction thereof
  - (2) The rates in subregulation 1 shall be paid as follows:
  - (a) upon submitting the copy of a matter for publication, \$5 for the first insertion and \$2.50 for each additional insertion requested; and
  - (b) except for the rates payable under subclause i of clause a of subregulation 1 of the balance, after crediting the amount paid under clause a, upon receipt of an account from the Queen's Printer.
- (3) Where the amount paid under clause a of subregulation 2 exceeds the rates payable. the person making that payment shall be entitled to a refund of the amount by which the amount paid exceeds the rates payable.
  - 3.—(1) The rates payable for The Ontario Gazette shall be,
  - (a) by subscribers for a subscription of 52 weekly issues, \$6; and
  - (b) by others for a single copy, 15 cents.
  - (2) The rates in subregulation 1 shall be payable in advance.

THE ONTARIO GAZETTE is published each Saturday and advertisements must be received before Thursday noon to ensure publication in the next issue.

Advertisements should be typewritten or written legibly, separate from covering letter. Number of insertions required must be stated and the names of all signing officers typewritten or printed.

A copy of The Ontario Gazette will be sent free to each advertiser, approximately four days after publication date, for each week that his advertisement appears.

The 12 Month Tax Sale Issues may be subscribed to for \$1.80 per annum.

All remittances should be made payable to The Provincial Treasurer of Ontario and forwarded to The ONTARIO GAZETTE.

All correspondence should be addressed:

THE ONTARIO GAZETTE, Queen's Printer Office, Parliament Buildings, Toronto, Ontario.



# The Ontario Gazette

#### PUBLISHED BY AUTHORITY

VOL. LXXXV

TORONTO, SATURDAY, JUNE 28th, 1952

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#### **Proclamation**

(Great Seal of Ontario)

L. O. BREITHAUPT

#### PROVINCE OF ONTARIO

ELIZABETH THE SECOND by the Grace of God of Great Britian, Ireland and the British Dominions beyond the Seas QUEEN, Defender of the Faith.

TO ALL TO WHOM THESE PRESENTS SHALL COME

GREETING

#### PROCLAMATION

WHEREAS by an Act passed at the First Session of Our Twenty-fourth Legislature for Our Province of Ontario begun and holden at the City of Toronto on the twenty-first day of February in the year of Our Lord one thousand nine hundred and fifty-two intituled "An Act respecting Allowances for Disabled Persons" it is enacted by section 9 thereof that the said Act shall come into force on a day to be named by Our Lieutenant-Governor by his Proclamation;

AND WHEREAS it has appeared expedient that a Proclamation should now issue bringing the said Act into force;

NOW THEREFORE KNOW YE that, having taken the premises into Our Royal consideration, WE, by and with the advice of Our Executive Council of Our Province of Ontario and in the exercise of the power in US vested in this behalf by the said Act or otherwise howsoever, DO, by this Our Royal PROCLAMATION hereby NAME Tuesday the first day of July, 1952, as the day on which the said Act intituled "An Act respecting Allowances for Disabled Persons" shall come into force.

OF ALL WHICH PREMISES all Our loving subjects and all others whom it doth or may in anywise concern are hereby required to take notice and govern themselves accordingly.

IN TESTIMONY WHEREOF WE have caused these Our Letters to be made Patent and the GREAT SEAL of Our Province of Ontario to be hereunto affixed.

WITNESS:

THE HONOURABLE LOUIS ORVILLE BREITHAUPT, Doctor of Laws, Lieutenant-Governor of Our Province of Ontario,

At Our City of Toronto in Our said Province this nineteenth day of June in the year of Our Lord one thousand nine hundred and fifty-two and in the first year of Our Reign.

BY COMMAND

ARTHUR WELSH, Provincial Secretary.

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## **Government Notices Respecting Corporations**

## Letters Patent of Incorporation

AJAX-PRECISION MANUFACTURING CO. LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 28th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the

limitations and restrictions, if any, therein set forth constituting Nicholas Miklos Munk, Engineer; and Maxwell Sidney Lewis and Elliott Lloyd Marrus, Barristers; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of AJAX-PRECISION MANUFACTURING CO. LIMITED; (a) To carry on any or all lines of business as manufacturers, producers, merchants, wholesale and retail, and importers generally without limitation as to class of products and

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merchandise, and to manufacture, produce, adapt, prepare, buy, sell and otherwise deal in any materials, articles or things required in connection with or incidental to such business, including, but without limiting the generality of the foregoing, metals in all their stages from ore to the finished product and all products or things produced, manufactured, adapted or prepared in whole or in part from metal or the products thereof; and for the further purposes and objects therein set forth: with a capital divided into Seven Hundred redeemable preference shares of the par value of One Hundred dollars each and Three Thousand common shares without any nominal or par value; provided, however, that the consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten dollars for each share; with its Head Office in the Township of York, in the said County of York; and its Provisional Directors being Nicholas Miklos Munk, Maxwell Sidney Lewis and Elliott Lloyd Marrus, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

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#### ARONS CATERING LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 5th day of June, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Dora Arons, Peggy Silver and Lorraine Himmel, Married Women; and Jack Arons, Caterer; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of ARONS CATERING LIMITED; To carry on the business of caterers; with a capital of Forty Thousand dollars divided into One Thousand non-voting preference shares of Ten dollars each and Three Thousand common shares of Ten dollars each; with its Head Office at the said City of Toronto; and its Provisional Directors being Dora Arons, Jack Arons, Peggy Silver and Lorraine Himmel, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

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#### BROCKVILLE DRIVE-IN THEATRE LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companis Act Letters Patent bearing date the 11th day of June, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Stanley Elmer Fennell, Solicitor, Shirley McColl, Stenographer, and Norman Douglas Warner, Agent, all of the City of Cornwall, in the County of Stormont and Province of Ontario; and Patrick Vincent Rudden, Solicitor, and Lorraine Bourdeau, Bookkeeper, both of the Township of Cornwall, in the said County of Stormont; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of BROCKVILLE DRIVE-IN THEATRE LIMITED; To contract for and to acquire, by purchase, lease, licence or otherwise, and to erect and construct and to hold, sell, lease or otherwise dispose of and operate a drive-in motion picture theatre or

theatres or other theatres and places of amusement, entertainment or instruction of every kind, character and description, and to carry on, in conjunction therewith, a restaurant to sell food and beverages to the public and to deal in foods, provisions and novelties of every kind and description; with a capital divided into Forty Thousand shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Forty Thousand dollars; with its Head Office at the Town of Brockville, in the County of Leeds and Province of Ontario; and its Provisional Directors being Stanley Elmer Fennell, Patrick Vincent Rudden, Lorraine Bourdeau, Shirley McColl and Norman Douglas Warner, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

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#### COM-RA-TRONICS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 4th day of June, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Willard Meredith Gordon and John Henry Smith, Solicitors; and Desiree Rosemary Tyler, Secretary; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a corporation under the name of COM-RA-TRONICS LIMITED; Subject to the provisions of any State or regulations passed thereunder in that behalf for the time being in force: (a) To manufacture, assemble, install, service, repair and otherwise deal in telephones, telephone apparatus and supplies and kindred merchandise, and to buy, sell and deal in the same, both at wholesale and retail; and for the further purposes and objects therein set forth: with a capital of One Hundred Thousand dollars divided into One Hundred Thousand shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being Willard Meredith Gordon, John Henry Smith and Desiree Rosemary Tyler, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

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#### DEMPSTER'S BREAD LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 10th day of June, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Eugene Borys, Manager; Anton Dziadyk, Driver Supervisor; and John Derzko, Baker; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of DEMPSTER'S BREAD LIMITED; (a) To manufacture, buy, sell and deal in commodities of every kind and description; and for the further purposes and objects therein set forth: with a capital of Two Hundred and Fifty Thousand dollars divided into One Hundred non-voting non-cumulative preference shares of Five Hundred dollars each and Four Hundred

common shares of Five Hundred dollars each; with its Head Office at the said City of Toronto; and its Provisional Directors being Eugene Borys, Anton Dziadyk and John Derzko, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

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#### DENRON CORPORATION LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 5th day of June, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting George Anderson McCartney, Oil Developer; Hazel Irene McCartney, Married Woman; and Ronald Bradley McCartney, Accountant; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of DENRON CORPORATION LIMITED; To buy, hold and sell securities and assets of all kinds and to manage or participate in the management of other companies; with a capital divided into Fifty Thousand redeemable preference shares of the par value of One dollar each and Fifty Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Fifty Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being George Anderson McCartney, Hazel Irene McCartney and Ronald Bradley McCartney, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

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#### I. A. FELLOWS CO. LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 13th day of June, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting James Arthur Fellows, Manager; Frances Needham, Secretary; and Veronica Waller, Stenographer; all of the City of Brantford, in the County of Brant and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of J. A. FELLOWS CO. LIMITED (a) To cast ferrous and non-ferrous metals, and to manufacture the same into finished products; and for the further purposes and objects therein set forth: with a capital divided into Six Thousand 6% non-cumulative preference shares of the par value of Five dollars each and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the said City of Brantford; and its Provisional Directors being James Arthur Fellows, Frances Needham and Veronica Waller, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

FIRST SPICE MIXING CO., OF CANADA, LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 5th day of June, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Roy Adolph Prediger, John Francis Byrne, Junior, and Salvatore Burgio, all of the County of New York, in the State of New York, one of the United States of America, Attorneys-at-Law; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of FIRST SPICE MIXING CO., OF CANADA, LIMITED; To manufacture, grow, treat, mix, compound, prepare, cure, roast, polish, grind, extract oils and essences from, subject to process, pack, store, purchase or otherwise acquire, own, mortgage, pledge, sell, distribute, assign and transfer or otherwise dispose of or encumber and to import, export, invest, trade and deal generally in and with, either at wholesale or retail, and as principal, agent or otherwise, spices of any and every class and description, roots, herbs, flavourings, extracts, condiments, tea, coffee, cocoa, chocolate and food stuffs generally; with a capital of Forty Thousand dollars divided into Three Hundred and Sixty non-voting preference shares of One Hundred dollars each; with its Head Office at the City of Toronto, in the County of York and Province of Ontario; and its Provisional Directors being Roy Adolph Prediger, John Francis Byrne and Salvatore Burgio, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

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## FREDERICK'S PARFUMÉS & COSMETICS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 11th day of June, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Frederick James Tenute, Manufacturer; Angus McMillan, Barrister; and Shirley Cranbury, Secretary; all of the Town of Oakville, in the County of Halton and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of FREDERICK'S PARFUMES & COSMETICS LIMITED; (a) To manufacture, buy, sell, import and export and generally deal in all manner of perfumes, cosmetics, lotions, hair preparations, soaps and similar products; and for the further purposes and objects therein set forth: with a capital divided into Two Thousand Five Hundred preference shares of the par value of Ten dollars each and Fifteen Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Fifteen Thousand dollars; with its Head Office at the said Town of Oakville; and its Provisional Directors being Frederick James Tenute, Angus McMillan and Shirley Cranbury, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

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#### GLASS MOTORS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 3rd day of June, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth County of York and Province of Ontario, Secretaries; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of GLASS MOTORS LIMITED; (a) To manufacture, buy, sell, import, export, exchange and generally deal in all kinds of automobiles, motors, engines, machines, carburetors, accessories, parts and all kinds of machinery, implements, utensils, apparatus, lubricants, cements, solu-tions and appliances, whether incidental to the construction of motor cars or otherwise, including auto-mobile lubricants, gasolines and tires and all things capable of being used therewith or in the manufacture, maintenance and working thereof respectively; and for the further purposes and objects therein set forth: with a capital divided into Seven Hundred and Fifty preference shares of the par value of One Hundred dollars each and Twenty-five Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Twenty-five Thousand dollars; with its Head Office at the Town of Alliston, in the County of Simcoe and Province of Ontario; and its Provisional Directors being Edna Brown, Doreen McKeag and Margaret Shields, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

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#### GLOBUS ABRASIVES LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 12th day of June, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Jack Goldhar and Murray Goldhar, Merchants; Max Goldach, Manufacturer; Donald Carr, Barrister; and Florence Scott and Susan Mest, Secretaries; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of GLOBUS ABRASIVES LIMITED; To manufacture, import, export, buy, sell and deal in sandpaper and abrasives of all kinds; with a capital of Forty Thousand dollars divided into Three Hundred preference shares of One Hundred dollars each and One Hundred common shares of One Hundred dollars each; with its Head Office at the Town of Newmarket, in the said County of York; and its Provisional Directors being Jack Goldhar, Murray Goldhar, Max Goldach, Donald Carr, Florence Scott and Susan Mest, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

#### C. A. HAFFNER GENERAL CONTRACTOR LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 10th day of June, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Irene Weir, Stenographer; Kenneth Anthony Devlin, Solicitor; and Claude Edward Dubrick, Salesman; all of the City of Kitchener, in the County of Waterloo and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of C. A. HAFFNER GENERAL CONTRACTOR LIMITED; To carry on the business of general building contractors; with a capital of Fifty Thousand dollars divided into Two Hundred preference shares of One Hundred dollars each and Six Thousand common shares of Five dollars each; with its Head Office at the City of Waterloo, in the said County of Waterloo; and its Provisional Directors being Irene Weir, Kenneth Anthony Devlin and Claude Edward Dubrick, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

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#### HAMILTON TRANSPORT EQUIPMENT LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 5th day of June, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Alex Zalken, Transport Equipment Dealer; Walter Allen Ramsay, Service Manager; and Frederick Murray Catzman, Barrister; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and progress who therefore become above helds. and persons who thereafter become shareholders therein, a private company under the name of HAM-ILTON TRANSPORT EQUIPMENT LIMITED; To manufacture, assemble, import, export, buy, sell, lease, rent and otherwise deal in motor trucks, tractors and trailers and all parts used in the construction thereof as well as motors, engines, machinery of all kinds and motor and electrical accessories and supplies and to repair, improve and maintain all kinds of trucks, tractors, trailers and conveyances of all kinds; with a capital of Forty Thousand dollars divided into One Thousand preference shares of Ten dollars each and Three Thousand common shares of Ten dollars each; with its Head Office at the City of Hamilton, in the County of Wentworth and Province of Ontario; and its Provisional Directors being Alex Zalken, Walter Allen Ramsay and Frederick Murray Catzman, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

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#### IOHN HERRING & COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 5th day of June, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth
constituting Leonard Wilson Mitchell and James

Jamison Hall, Barristers; and Beatrice Irene Griese, Secretary; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of JOHN HERRING & COMPANY LIMITED; (a) To carry on the business of manufacturers' agents or representatives, and to act in the capacity of agents for manufacturers of electrical and scientific apparatus of all kinds; and for the further purposes and objects therein set forth: with a capital of Forty Thousand dollars divided into Four Hundred shares of One Hundred dollars each; with its Head Office at the said City of Toronto; and its Provisional Directors being Leonard Wilson Mitchell, James Jamison Hall and Beatrice Irene Griese, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

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#### HIGHVIEW CONSTRUCTION LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 6th day of June, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting James Rinze Vander Meulen, Builder; and Ross Kennedy and James Ross, Solicitors; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of HIGHVIEW CONSTRUCTION LIMITED; (a) To carry on business as builders, speculative builders, contractors and general contractors of and for all types of works and buildings whatsoever; and for the further purposes and objects therein set forth: with a capital of Forty Thousand dollars divided into Three Hundred and Fifty preference shares of One Hundred dollars each and Five Hundred common shares of Ten dollars each; with its Head Office at the said City of Toronto; and its Provisional Directors being James Rinze Vander Meulen, Ross Kennedy and James Ross, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(1298)

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#### LAMBETH RIFLE & REVOLVER CLUB LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 6th day of June, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Hugh James Adam, of the Township of Westminster, in the County of Middlesex and Province of Ontario, Insurance Salesman; David Frederick Hayball, Trucker, and Frank Bacon, Salesman, both of the Village of Lambeth, in the said County of Middlesex; and Charles John Parkinson, Gunsmith, and Douglas Frederick George Hook, Restaurant Proprietor, both of the City of London, in the said County of Middlesex; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of LAMBETH RIFLE & REVOLVER CLUB LIM-

ITED; To promote training and competion in the organized use of firearms and to form a social club for the development of good sportsmanship, good character and better citizenship; with a capital divided into Two Hundred preference shares of the par value of One Hundred dollars each and Twenty Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Twenty Thousand dollars; with its Head Office in the said Township of Westminster; and its Provisional Directors being Hugh James Adam, David Frederick Hayball, Charles John Parkinson, Douglas Frederick George Hook and Frank Bacon, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(1298)

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#### THE LIONS CLUB OF PORT HOPE

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 10th day of June, A.D. 1952 have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Hugh Miller Coleman and Edward Lightle Fulford, Merchants, John Thomas McCreery, Optometrist, William Jeremiah Austin, Gentleman, Ralph Gordon Frederick, Cost Accountant, Cyril Royal Churchley, Junior, Jeweller, Wilfred Stanley Frost, Engineer, and Robert John Hunter, Personnel Supervisor, all of the Town of Port Hope in the Supervisor, all of the Town of Port Hope, in the County of Durham and Province of Ontario; and Edgar Allan Nichols, Leo Frank Bevan and Henry Luther McNall Irwin, all of the Township of Hope, in the said County of Durham, Farmers; and any others who have become subscribers to the memorandum of agreement of the Corporation, and persons who thereafter become members thereof, a corporation without share capital under the name of THE LIONS CLUB OF PORT HOPE; (a) To create and foster a spirit of generous consideration among the peoples of the World through a study of the problems of international relationships; and for the further purposes and objects therein set forth: with its Head Office at the said Town of Port Hope; and its First Directors being Hugh Miller Coleman, John Thomas McCreery, Edgar Allan Nichols, William Jeremiah Austin, Ralph Gordon Frederick, Cyril Royal Churchley, Edward Lightle Fulford, Leo Frank Bevan, Wilfred Stanley Frost, Robert John Hunter and Henry Luther McNall Irwin, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

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## THE LONDON PRE-SCHOOL ASSOCIATION INCORPORATED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 6th day of June, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Joseph Jeffery, Solicitor; Kenneth William Lemón, Accountant; George Jenkins, Psychiatrist; Edith McDowell, Educator; Evelyn Crooks, Rose Leff Gregg, Evelyn Isobel Frances Chesham, Helen Frances Mayhew Johnson and Helen Dorothy Smith, Housewives; and Grace Moffatt, Social Worker; all of the City of London, in the County of Middlesex and Province of Ontario; and any others who have become

subscribers to the memorandum of agreement of the Corporation, and persons who thereafter become members thereof, a corporation without share capital under the name of THE LONDON PRE-SCHOOL ASSOCIATION INCORPORATED; (a) To establish and operate in the said City of London and in the vicinity thereof day nurseries for children of pre-school age; and for the further purposes and objects therein set forth: with its Head Office at the said City of London; and its First Directors being Joseph Jeffery, Kenneth William Lemon, George Jenkins, Edith McDowell, Evelyn Crooks, Grace Moffatt, Rose Leff Gregg, Evelyn Isobel Frances Chesham, Helen Frances Mayhew Johnson and Helen Dorothy Smith, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(1298)

#### McQUARRIE MOTORS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 4th day of June, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Clifford Earl Boyd, Solicitor; Margaret Mae Brown, Stenographer; and Malcolm Ronald McQuarrie and Donald Allan McQuarrie, Auto Dealers; all of the Town of Gore Bay, in the District of Manitoulin and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of McQUARRIE MOTORS LIM-ITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To manufacture, repair, buy, sell, import, export, exchange and generally deal in all kinds of automobiles, motors, engines, machines, carburetors, accessories and parts and all kinds of machinery, implements, utensils, apparatus, lubricants, cements, solutions and appliances. whether incidental to the construction of motor cars or otherwise, rubber and articles and goods of all kinds of which rubber is a component part, together with the various materials which enter into the manufacture of such articles and goods and fuel-saving, mechanical and electrical apparatus and devices and all things capable of being used therewith or in the manufacture, maintenance and working thereof respectively; and for the further purposes and objects therein set forth: with a capital of Five Thousand preference shares of the par value Ten dollars each and Fifty Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Fifty Thousand dollars; with its Head Office at the said Town of Gore Bay; and its Provisional Directors being Malcolm Ronald McQuarrie, Donald Allan McQuarrie, Clifford Earl Boyd and Margaret Mae Brown, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(1298)

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## MARTIN MAY GENERAL CONTRACTOR LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 5th day of June, A.D. 1952, have been

issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Irene Weir, Stenographer; Kenneth Anthony Devlin, Solicitor; and Claude Edward Dubrick, Salesman; all of the City of Kitchener, in the County, of Waterloo and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of MARTIN MAY GENERAL CONTRACTOR LIMITED; To carry on the business of general building contractors; with a capital of Fifty Thousand dollars divided into Two Hundred preference shares of. One Hundred dollars each and Six Thousand common shares of Five dollars each; with its Head Office at the said City of Kitchener; and its Provisional Directors being Irene Weir, Kenneth Anthony Devlin and Claude Edward Dubrick, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(1298)

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## MIRROR-VIEW-ADVERTISING COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 6th day of June, A.D. 1952, have been ssued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Myrtle Alfreda Cook and Ruth Isabella Daffern, Stenographers; Robert Arthur Boddy, Accountant; John Cowan, Esquire; and John Regan, Barrister; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of MIRROR-VIEW-ADVERTISING COMPANY LIMITED; (a) To solicit advertising contracts, to publish advertising matter, to act as counsel for advertising agents, to promote advertising campaigns for clients of the Company, and generally to act in the capacity of advertising agents and counsel; and for the further purposes and objects therein set forth: with a capital divided into Eight Hundred preference shares of the par value of Twenty-five dollars each and Twenty Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Twenty Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Myrtle Alfreda Cook, Robert Arthur Boddy and John Cowan, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

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#### MOIRA HEATING LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 5th day of June, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Alexander McLean Haig and Harry Gibson, Gentlemen; and Elizabeth Jane Gibson and Mary Elizabeth Haig, Married Women; all of the City of Belleville, in the County of Hastings and Province of Ontario; and any others who have become

subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of MOIRA HEATING LIMITED; To manufacture, buy, sell and deal, both at wholesale and retail, in goods, services, wares and merchandise of every class and description, except fuel, including all kinds of coal, fuel oil and all other fuels, to act as manufacturers' agents and to repair, maintain and service such goods, wares and merchandise; with a capital of Forty Thousand dollars divided into Two Hundred and Fifty preference shares of One Hundred dollars each and One Thousand Five Hundred common shares of Ten dollars each; with its Head Office at the said City of Belleville; and its Provisional Directors being Alexander McLean Haig, Harry Gibson, Elizabeth Jane Gibson and Mary Elizabeth Haig, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(1298)

#### NATIONWIDE MINERALS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 6th day of June, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting John Jules Bussin, Barrister; Elizabeth Rose Panting, Secretary; Earnest Simpson Clarry, Company Executive; Thomas Brown Armstrong, Mining Executive; James Muir Wilson, Loan Company Superintendent; John Wallace Hammond, Statistician; and Frederick George Nease, Contractor; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a corporation under the name of NATIONWIDE MINERALS LIMITED; (a) To acquire by purchase, concession, exchange, lease, permit, grant, reservation or otherwise and to construct. obtain, own, hold, control, manage, operate, maintain, sell, charter, hire, lease, assign, exchange, traffic or otherwise dispose of and deal in and with lands, concessions, claims, seams, beds, channels, sands, deposits, mines, wells, shafts, pits, refineries, manufactories, warehouses, works, buildings, tanks, tank cars, pipes and pipe lines on lands owned or controlled by the Company, wharves, vessels, machinery, plant, appartus, appliances, tools, equipment, materials and merchandise of every kind, character and description and all other property, real or personal, necessary or useful for the carrying on of any of the purposes or businesses of the Company; and for the further purposes and objects therein set forth: with a capital divided into Ten Million shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Million dollars; with its Head Office at the said City of Toronto; and its Provisional Omce at the said John Jules Bussin, Elizabeth Rose Panting, Earnest Simpson Clarry, Thomas Brown Armstrong, James Muir Wilson, John Wallace Ham-mond and Frederick George Nease, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

#### NEOSID (CANADA) LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 27th day of May, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Edward Michaelis, of the City of Welwyn Garden City, in the County of Hertfordshire, England, Managing Director; and Anton Bauer, General Managing Director; and Anton Bauer, General Manager, and Donald McKinnon Pringle and Zebulun Robert Baldwin Lash, Barristers, all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of NEO-SID (CANADA) LIMITED; (a) To manufacture, process, buy, sell, import, export and otherwise deal in electrical and electronic equipment of all sorts and component parts thereof; and for the further purposes and objects therein set forth: with a capital divided into Fifty Thousand shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Fifty Thousand dollars; with its Head Office in the Township of Scarborough, in the said County of York; and its Provisional Directors being Edward Michaelis, Anton Bauer, Donald McKinnon Pringle and Zebulun Robert Baldwin Lash, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

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## NORTHUMBERLAND THEATRE COMPANY LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 5th day of June, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Gurston Allen and Darrell Draper, Barristers; and Marguerite McFarland and Florence Bannon, Secretaries; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a company under the name of NORTHUMBERLAND THEATRE COMPANY LIMITED; (a) To carry on the business of open air or enclosed theatre, music hall, concert hall, circus, hippodrome and motion picture proprietors or agents, scene, proscenium and general painters and decorators, gas and electric light makers and fitters and caterers for public and private entertainment, concerts and amusements of every description; and for the further purposes and objects therein set forth: with a capital of Forty Thousand dollars divided into Forty Thousand shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being Gurston Allen, Darrell Draper, Marguerite McFarland and Florence Bannon, hereinbefore mentioned

> R. J. CUDNEY, Deputy Provincial Secretary.

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## PELLER ATHLETIC AND RECREATIONAL ASSOCIATION INC.

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 2nd day of June, A.D., 1952, have been

issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Burton Richard James and Walter Harry Hopper, Executives, and Edward Byron Goldsmith, Accountant, all of the City of Hamilton, in the County of Wentworth and Province of Ontario; Andrew Peller, of the Township of West Flamborough, in the said County of Wentworth, Executive; and McCready Deachman Reid, of the Town of Dundas, in the said County of Wentworth, Sales Manager; and any others who have become subscribers to the memorandum of agreement of the Corporation, and persons who thereafter become members thereof, a corporation without share capital under the name of PELLER ATHLETIC AND RECREATIONAL ASSOCIATION INC.; At 197 Burlington Street East, in the said City of Hamiltonian Company of the Provincial Secretary ton, or at such other place as the Provincial Secretary may approve: (a) To establish, maintain and conduct an athletic club and to promote among the members of the Corporation and others an interest in athletic of the Corporation and others an interest in atmetre games, recreations and sports; and for the further purposes and objects therein set forth: with its Head Office at the said City of Hamilton; and its First Directors being Burton Richard James, Andrew Peller, Walter Harry Hopper, McCready Deachman Reid and Edward Byron Goldsmith, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

(1298)

#### O. F. PERSIAN LIMITED

IS HEREBY GIVEN that under the NOTICE provisions of The Companies Act Letters Patent bearing date the 6th day of June, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Ernest Cecil Facer and William John Shea, Barristers; and Eva Annie Church, Secretary; all of the City of Sudbury, in the District of Sudbury and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of O. F. PERSIAN LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force, to act as agents for the sale and purchase of lands, buildings and chattel property and as insurance agents for fire, life, marine, accident, burglary, motor car and all other classes of insurance; with a capital divided into Thirty Thousand preference shares of the par value of One dollar each and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the said City of Sudbury; and its Provisional Directors being Ernest Cecil Facer, William John Shea and Eva Annie Church, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

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#### RIB LAKE COPPER MINES LIMITED

(No Personal Liability)

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 6th day of June, A.D. 1952, have been issued, in the terms and conditions and subject to the

limitations and restrictions, if any, therein set forth constituting Joseph Montgomery, William Joseph Hubert Morris and Henry Donald Langdon, Barristers; and Ethel Louise Helen Scott and Grace Dorothy Connell, Accountants; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a corporation under the name of RIB LAKE COPPER MINES LIMITED (No Personal Liability); (a) To acquire, own, lease, prospect for, open, explore, develop, work, improve, maintain and manage mines and mineral lands and deposits, and to dig for, raise, crush, wash, smelt, assay, analyze, reduce, amalgamate, refine, pipe, convey and otherwise treat ores, metals and minerals, whether belonging to the Company or not, and to render the same merchantable and to sell or otherwise dispose of the same or any part thereof or interest therein; and for the further purposes objects therein set forth: with a capital of Three Million dollars divided into Three Million shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being Joseph Montgomery, William Joseph Hubert Morris, Ethel Louise Helen Scott, Henry Donald Langdon and Grace Dorothy Connell, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

(1298)

#### SIDNEY-BROOKER LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 5th day of June, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Ernest Jerome Weiss, Student-at-Law; and Nellie Pearl and Anne Cecile Back, Secretaries; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of SIDNEY-BROOKER LIMITED; (a) To purchase, sell, manufacture and act as agents for the manufacture, purchase and sale of advertising materials; and for the further purposes and objects therein set forth: with a capital of Forty Thousand dollars divided into Thirty Thousand preference shares of One dollar each and Ten Thousand common shares of One dollar each; with its Head Office at the said City of Toronto; and its Provisional Directors being Ernest Jerome Weiss, Nellie Pearl and Anne Cecile Back, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

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## THE SMITHS FALLS RIDEAU HOCKEY CLUB

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 12th day of June, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Kenneth Victor Burrows, Merchant; Thomas Bertrand Nesbitt, Civil Servant; and John Alexander Barnet Dulmage, Solicitor; all of the Town of Smiths Falls, in the County of Lanark and Province of Ontario; and any others who have become subscribers

to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of THE SMITHS FALLS RIDEAU HOCKEY CLUB LIMITED; (a) To manage, organize, finance and operate a hockey team or teams and to carry on all necessary activities in connection therewith; and for the further purposes and objects therein set forth: with a capital of Forty Thousand dollars divided into Four Hundred shares of One Hundred dollars each; with its Head Office at the said Town of Smiths Falls; and its Provisional Directors being Kenneth Victor Burrows, Thomas Bertrand Nesbitt and John Alexander Barnet Dulmage, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

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#### MAURICE J. SULLIVAN LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 10th day of June, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Frank Audley Hyde, Barrister; Yvette Lafleur, Stenographer; and Mary Ethyle Hyde, Lafleur, Stenographer; and Mary Ethyle Hyde, Married Woman; all of the Town of Wallaceburg, in the County of Kent and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of MAURICE J. SUL-LIVAN LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To carry on a general insurance business including life insurance; and for the further purposes and objects therein set forth: with a capital divided into Seven Hundred and Fifty non-cumulative non-participating preference shares of the par value of One Hundred dollars each Two Thousand Five Hundred common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Twenty-five Thousand dollars; with its Head Office at the said Town of Wallaceburg; and its Provisional Directors being Frank Audley Hyde, Yvette Lafleur and Mary Ethyle Hyde, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

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#### TAMMY'S LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 2nd day of June, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Murdoch Leonard Martyn, one of Her Majesty's Counsel learned in the Law, and Mary Patricia Weaver, Solicitor, both of the City of Toronto, in the County of York and Province of Ontario; and Mary Beatrice McIntyre, of the Village of Port Credit, in the County of Peel and Province of Ontario, Secretary; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of TAMMY'S LIMITED; Subject to the provisions of

any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To promote, organize, conduct and manage a golf, country and social club and to promote the welfare of the members thereof; and for the further purposes and objects therein set forth: with a capital of Forty Thousand dollars divided into Forty Thousand shares of One dollar each; with its Head Office in the Township of Scarborough, in the said County of York; and its Provisional Directors being Murdoch Leonard Martyn, Mary Patricia Weaver and Mary Beatrice McIntyre, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(1298)

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#### TRULL FUNERAL HOMES, LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 11th day of June, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Alice Evelyn Trull, of the City of Toronto, in the County of York and Province of Ontario, Widow; Douglas Lorne Trull, of the Township of Widow; Douglas Lorne Trull, of the Township of North York, in the said County of York, Funeral Director and Embalmer; and Gwendolyn Evelyn Smith, of the Town of Whitby, in the County of Ontario and Province of Ontario, Married Woman; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of TRULL FU-NERAL HOMES, LIMITED; Subject to the provisions of any Statute or regulations passed thereunder in that behalf for the time being in force: (a) To carry on in all its branches the business of funeral directors and embalmers; and for the further purposes and objects therein set forth: with a capital divided into Eighteen Thousand preference shares of the par value of Ten dollars each and Twenty Thousand common shares without any nominal or par value; provided, that the aggregate consideration for the however, issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Twenty Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Alice Evelyn Trull, Douglas Lorne Trull and Gwendolyn Evelyn Smith, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

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#### TURN-BELL CONSTRUCTION LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 11th day of June, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting James Joseph Burke, Walter Humeniuk and Samuel Michael Benedetto, Barristers; and Isabelle Victoria McDermick and Margaret Anne Hands, Secretaries; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of TURN-BELL CONSTRUCTION LIMITED; (a) To conduct and carry on the business of builders and contractors for the

purpose of building, erecting, altering, repairing or doing any other work in connection with any and all classes of building and improvements of any kind and nature whatsoever, including the building, rebuilding, alteration, repairing or improvement of houses, factories, buildings, works or erections of every kind and description whatsoever, and for the further purposes and objects therein set forth: with a capital divided into Three Hundred and Sixty non-cumulative redeemable preference shares of the par value of One Hundred dollars each and Four Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Four Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being James Joseph Burke, Walter Humeniuk, Samuel Michael Benedetto, Isabelle Victoria McDermick and Margaret Anne Hands, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(1298)

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#### WATSON WOOD PRODUCTS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 6th day of June, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Frances Coulter, Secretary; Eileen Anne Alcock, Bookkeeper; and Carol Amelia Beeston, Telephone Operator; all of the City of Chatham, in the County of Kent and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of WATSON WOOD PRODUCTS LIMITED; (a) To manufacture, import, export, buy, sell and deal in logs, lumber and wood products; and for the further purposes and objects therein set forth: with a capital divided into Two Hundred preference shares of the par value of One Hundred dollars each and Two Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Twenty Thousand dollars; with its Head Office at the said City of Chatham; and its Provisional Directors being Frances Coulter, Eileen Anne Alcock and Carol Amelia Beeston, hereinbefore mentioned.

R. J. CUDNEY,
Deputy Provincial Secretary.

(1298)

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#### WEBER'S FABRIC CENTRE LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 10th day of June, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting George Herbert Lochead, Barrister; and Doris Murray and Mary Clemens, Secretaries; all of the City of Kitchener, in the County of Waterloo and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of WEBER'S FABRIC CENTRE LIMITED; (a) To

import, export, manufacture, process, repair, alter, buy, sell and otherwise generally deal in and with natural and artificial fabrics of all types and kinds; and for the further purposes and objects therein set forth: with a capital divided into Three Thousand Nine Hundred preference shares of the par value of Ten dollars each and One Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of One Thousand dollars; with its Head Office at the said City of Kitchener; and its Provisional Directors being George Herbert Lochead, Doris Murray and Mary Clemens, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

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#### WELLAND MOOSE LODGE NO. 977 (HOLDINGS) LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 10th day of June, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Robert Dean Wills, Barrister; Carroll Dwight Wills and Helen Marie O'Connell, Accountants; Lilian Grace Hamilton, Typist; and Gertrude Esther Shumer, Secretary; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of WELLAND MOOSE LODGE NO. 977 (HOLDINGS) LIMITED; (a) To purchase or otherwise acquire and to hold, sell, rent, exchange or otherwise dispose of and deal in the real or personal, rights and assets of and bonds, debentures, debenture stock, shares of all classes and securities of any form or type issued by any individual, corporation or company, public or private, incorporated or unincorporated; and for the further purposes and objects therein set forth: with a capital divided into Three Thousand preference shares of the par value of Ten dollars each and Ten Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Ten Thousand dollars; with its Head Office at the City of Welland, in the County of Welland and Province of Ontario; and its Provisional Directors being Robert Dean Wills, Carroll Dwight Wills, Lilian Hamilton, Gertrude Esther Shumer and Helen Marie O'Connell, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

(1298)

26

#### WILLIAMSON PRINTING MATERIALS LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 11th day of June, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Campbell Revere Osler, Archibald Woodburn Langmuir, James Ian Douglas, William MacDonald Bryden, Allen Leslie Beattie and Frederick Arthur Meredith Huycke, Solicitors; Albert Thomas

Baker, Accountant; Edward John Meredith Huycke and Donald Collver Bradbury, Students-at-Law; and Thomas Miller, Clerk; all of the City of Toronto, in the County of York and Province of Ontario; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of WILLIAMSON PRINTING MATERIALS LIMITED; To manufacture, buy, sell and deal in plastic materials, matrix materials and supplies, printing plate materials and supplies, moulding equipment, hydraulic presses and other items of materials, equipment and supplies used in and about the graphic arts field and in the manufacture of supplies in the said field; with a capital divided into Ten Thousand shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value the sum of Forty Thousand dollars; with its Head Office at the said City of Toronto; and its Provisional Directors being Campbell Revere Osler, Archibald Woodburn Langmuir, James Ian Douglas, Willaim MacDonald Bryden, Allan Leslie Beattie, Frederick Arthur Meredith Huycke, Albert Thomas Baker, Edward John Meredith Huycke, Donald Collver Bradbury and Thomas Miller, hereinbefore mentioned.

R. J. CUDNEY, Deputy Provincial Secretary.

(1298)

#### ZIMMERMAN CONSTRUCTION LIMITED

NOTICE IS HEREBY GIVEN that under the provisions of The Companies Act Letters Patent bearing date the 11th day of June, A.D. 1952, have been issued, in the terms and conditions and subject to the limitations and restrictions, if any, therein set forth constituting Donald Eric Calvert, John Patrick Matthews and Archibald Francis Sheppard, all of the City of Niagara Falls, in the County of Welland and Province of Ontario, Solicitors; and any others who have become subscribers to the memorandum of agreement of the Company, and persons who thereafter become shareholders therein, a private company under the name of ZIMMERMAN CONSTRUCTION LIMITED; (a) To carry on the business of general contractors and to enter into contracts for, construct, execute, own and carry on all descriptions of works and to carry on for the purposes aforesaid the businesses of a general construction company and contractors for the construction of works, public and private; and for the further purposes and objects therein set forth: with a capital divided into One Hundred and Fifty preference shares of the par value of One Hundred dollars each and Three Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not said shares without any holiman of par value shall not exceed in amount or value the sum of Forty-five Thousand dollars; with its Head Office at the said City of Niagara Falls; and its Provisional Directors being Donald Eric Calvert, John Patrick Matthews and Archibald Francis Sheppard, hereinbefore mentioned.

> R. J. CUDNEY, Deputy Provincial Secretary.

#### Supplementary Letters Patent

#### CAMETOID LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 5th day of June, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to CAMETOID LIMITED, incorporated April 1, A.D. 1950, (a) Designating the Forty Thousand shares of the capital stock of the Company without any nominal or par value as Forty Thousand common shares without any nominal or par value; and (b) Increasing the capital stock of the Company by the creation of Eighteen Thousand 4% non-cumulative redeemable preference shares of the par value of One dollar each (therein called the "preference shares"), ranking in priority to the common shares of the Company and having attached thereto the rights, preferences, priorities, limitations, conditions and restrictions therein set forth.

R. J. CUDNEY, Deputy Provincial Secretary.

(1300)

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#### CANADIANA SCARFS LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 4th day of June, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to CANADIANA SCARFS LIMITED, incorporated March 24, A.D. 1942, Increasing the capital stock of the Company by the creation of an additional Six Hundred non-cumulative redeemable preference shares of the par value of One Hundred dollars each, ranking pari passu in all respects with the existing non-cumulative redeemable preference shares of the Company.

R. J. CUDNEY, Deputy Provincial Secretary.

(1300)

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#### KINGSMILL'S, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 11th day of June, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to KINGSMILL'S, LIMITED, incorporated August 28, 1920, (a) Designating the Two Thousand Five Hundred shares of the capital stock of the Company of One Hundred dollars each as Two Thousand Five Hundred common shares of One Hundred dollars each; and (b) Increasing the capital of the Company from the sum of Two Hundred and Fifty Thousand dollars to the sum of Six Hundred Thousand dollars by the creation of Three Thousand Five Hundred preference shares of One Hundred dollars each, ranking in priority to the common shares of the Company and having attached thereto the terms and conditions therein set forth.

R. J. CUDNEY, Deputy Provincial Secretary,

#### MIDLAND PLANING MILLS LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 5th day of June, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to MIDLAND PLANING MILLS LIMITED, incorporated June 8, A.D. 1936, (a) Designating the Two Hundred and Fifty shares of the capital stock of the Company of One Hundred dollars each as Two Hundred and Fifty common shares of One Hundred dollars each; and (b) Increasing the capital of the Company from the sum of Twenty-five Thousand dollars to the sum of One Hundred and Seventy-five Thousand dollars by the creation of Fifteen Thousand preference shares of Ten dollars each, ranking in priority to the common shares of the Company and carrying the rights and being subject to the limitations and restrictions therein set forth.

R. J. CUDNEY, Deputy Provincial Secretary.

(1300)

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#### ROUANDAH OILS AND MINES LIMITED

(No Personal Liability)

NOTICE IS HEREBY GIVEN that, under The Companies Act, Supplementary Letters Patent bearing date the 10th day of June, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, to ROUANDAH GOLD AND METALS LIMITED (No Personal Liability), incorporated November 15, A.D. 1948, (1) Changing the name of the Company to ROUANDAH OILS AND MINES LIMITED (No Personal Liability); (2) Deleting and expunging from the Letters Patent of Incorporation of the Company the purposes and objects and substituting others therefor; and (3) Increasing the capital of the Company from the sum of Three Million Five Hundred Thousand dollars to the sum of Four Million Five Hundred Thousand dollars by the creation of an additional One Million shares of One dollar each, ranking pari passu in all respects with the existing shares of the Company.

R. J. CUDNEY, Deputy Provincial Secretary.

(1300)

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## Change of Name

#### COATES & BEST LIMITED

NOTICE IS HEREBY GIVEN that, under the provisions of The Companies Act, the Secretary of the Province of Ontario, by an Order dated the 10th day of June, A.D. 1952, has changed the name of J. B. COATES, LIMITED, Incorporated September 22, 1926, to COATES & BEST LIMITED.

R. J. CUDNEY, Deputy Provincial Secretary.

#### MACFIE EXPLORATIONS LIMITED

(No Personal Liability)

NOTICE IS HEREBY GIVEN that, under the provisions of The Companies Act, the Secretary of the Province of Ontario, by an Order dated the 6th day of June, A.D. 1952, has changed the name of MACFIE RED LAKE MINES LIMITED (No Personal Liability), Incorporated November 7th, 1945, to MACFIE EXPLORATIONS LIMITED (No Personal Liability).

R. J. CUDNEY, Deputy Provincial Secretary.

(1301)

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#### T. A. SCHNAUFER LIMITED

NOTICE IS HEREBY GIVEN that, under the provisions of The Companies Act, the Secretary of the Province of Ontario, by an Order dated the 5th day of June, A.D. 1952, has changed the name of MARTIN-SCHNAUFER LIMITED, Incorporated February 6th, 1931, to T. A. SCHNAUFER LIMITED.

R. J. CUDNEY, Deputy Provincial Secretary.

(1301)

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#### WINDOW-SEAL PRODUCTS LIMITED

NOTICE IS HEREBY GIVEN that, under the provisions of The Companies Act, the Secretary of the Province of Ontario, by an Order dated the 28th day of May, A.D. 1952, has changed the name of SEAL-MASTER WEATHERSTRIP LIMITED, Incorporated February 12th, 1952, to WINDOW-SEAL PRODUCTS LIMITED.

R. J. CUDNEY, Deputy Provincial Secretary.

(1301)

26

# Surrender and Cancellation of Letters Patent and Termination of Existence

#### ALLIANCE INVESTMENTS, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 2nd day of June, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of ALLIANCE INVESTMENTS, LIMITED, incorporated by Letters Patent dated the 20th day of March, A.D. 1929, and has directed that the same be cancelled and by his said Order has fixed the 14th day of July, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY, Deputy Provincial Secretary.

(1301)

#### BROCKTON REALTY LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 6th day of June, A.D. 1952, in the terms and conditions therein set forth, has directed the cancellation of the charter of BROCKTON REALTY LIMITED, incorporated by Letters Patent dated the 4th day of June, A.D. 1945, and by his said Order has fixed the 21st day of July, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved

> R. J. CUDNEY, Deputy Provincial Secretary.

(1302)

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#### ROSS CAMERON, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 13th day of June, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of ROSS CAMERON, LIMITED, incorporated by Letters Patent dated the 24th day of January, A.D. 1930, and has directed that the same be cancelled and by his said Order has fixed the 21st day of July, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

> R. I. CUDNEY, Deputy Provincial Secretary.

(1302)

26

#### HAMILTON UNITED THEATRES, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 2nd day of June, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of HAMILTON UNITED THEATRES, LIMITED, incorporated by Letters Patent dated the 26th day of August, A.D. 1922, and has directed that the same be cancelled and by his said Order has fixed the 14th day of July, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

> R. I. CUDNEY. Deputy Provincial Secretary.

(1302)

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#### KRALINATOR PRODUCTS, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 12th day of June, A.D. 1952, in the terms and conditions therein set forth, has accepted the sur-render of the charter of KRALINATOR PRODUCTS, LIMITED, incorporated by Letters Patent dated the 17th day of February, A.D. 1919, and has directed that the same be cancelled and by his said Order has fixed the 21st day of July, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

> J. CUDNEY. Deputy Provincial Secretary.

#### McDONNELL SECURITIES LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 13th day of June, A.D. 1952, in the terms and conditions therein set forth, has accepted the sur-render of the charter of McDONNELL SECUR-ITIES LIMITED, incorporated by Letters Patent dated the 8th day of February, A.D. 1952, and has directed that the same be cancelled and by his said Order has fixed the 21st day of July, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

> R. I. CUDNEY. Deputy Provincial Secretary.

(1302)

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#### MOORE LAND COMPANY LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 13th day of June, A.D. 1952, in the terms and conditions therein set forth, has accepted the sur-render of the charter of MOORE LAND COM-PANY LIMITED, incorporated by Letters Patent dated the 7th day of June, A.D. 1937, and has directed that the same be cancelled and by his said Order has fixed the 21st day of July, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

> R. J. CUDNEY, Deputy Provincial Secretary.

(1302)

#### NEW LISKEARD ARENA, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 10th day of June, A.D. 1952, in the terms and conditions therein set forth, has accepted the sur-render of the charter of NEW LISKEARD ARENA, LIMITED, incorporated by Letters Patent dated the 23rd day of March, A.D. 1931, and has directed that the same be cancelled and by his said Order has fixed the 21st day of July, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

> R. J. CUDNEY, Deputy Provincial Secretary.

(1302)

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#### PARKWAY HOTEL LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 13th day of June, A D 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of PARKWAY HOTEL LIMITED, incorporated by Letters Patent dated the 16th day of November, A.D. 1945, and has directed that the same be cancelled and by his said Order has fixed the 21st day of July, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

> R. J. CUDNEY, Deputy Provincial Secretary.

26 (1302) 26 (1302)

#### REID BROS. LUMBER COMPANY, LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, the Provincial Secretary, by an Order dated the 2nd day of June, A.D. 1952, in the terms and conditions therein set forth, has accepted the surrender of the charter of REID BROS. LUMBER COMPANY, LIMITED, incorporated by Letters Patent dated the 4th day of January, A.D. 1932, and has directed that the same be cancelled and by his said Order has fixed the 14th day of July, A.D. 1952, as the date upon and from which the said Corporation shall be dissolved.

R. J. CUDNEY, Deputy Provincial Secretary.

(1302)

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#### Erratum

Vide GAZETTE Vol. LXXXV, dated June 14, 1952, issue No. 24, page 1133.

Notice re "HOBSON DEVELOPMENT CO. LIMITED", read "HODGSON DEVELOPMENT CO. LIMITED".

(1324)

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#### Insurance

#### ONTARIO

#### DEPARTMENT OF INSURANCE

In the matter of The Loan and Trust Corporations Act, Chapter 214, R.S.O. 1950, and in the matter of the sale under the said Act of the assets of the Ottawa Valley Trust Company to The Toronto General Trusts Corporation.

THE ATTORNEY GENERAL for the Province of Ontario, being the Minister under whose direction The Loan and Trust Corporations Act of the said Province is administered, hereby certifies that, pursuant to the said Act, an Agreement for the sale of the assests of the Trust Company known as Ottawa Valley Trust Company to the Trust Company known as The Toronto General Trusts Corporation bearing date the 3rd day of April, 1952, and duly executed by Ottawa Valley Trust Company and ratified and confirmed by the Shareholders thereof on the 5th day of June, 1952, and also duly executed by the Toronto General Trusts Corporation, and ratified and confirmed by the Shareholders thereof on the 5th day of June, 1952, was by Order-in-Council approved on the 19th day of June, A.D. 1952, by His Honour the Lieutenant Governor-in-Council; and that on, from and after the 19th day of June, A.D. 1952, the said Agreement took effect as the sale, transfer and conveyance to the said The Toronto General Trusts Corporation to its own use of the assets of Ottawa Valley Trust Company, as in the said Agreement more fully set out, and that on, from and after the 19th day of June, A.D. 1952, all the terms, provisions and conditions of the said Agreement and of the said The Loan and Trust Corporations Act relating thereto went into full force and effect.

A copy of said Agreement is annexed hereto and forms part of this Certificate.

THIS CERTIFICATE is given under Section 100 of the said The Loan and Trust Corporations Act, being Chapter 214 of the Revised Statutes of Ontario, 1950.

Given in triplicate under my hand and seal of office this 20th day of June, A.D. 1952.

(Seal)

(Signed) DANA PORTER Attorney-General.

(1333)

orney-General.

#### PUBLIC NOTICE

NOTICE IS HEREBY GIVEN that THE MISSISQUOI AND ROUVILLE INSURANCE COMPANY with head office in Frelighsburg, Quebec, has been licensed to transact Fire Insurance for the term beginning July 1st, 1952, and ending June 30th 1953.

ROY B. WHITEHEAD, Superintendent of Insurance.

Department of Insurance, Parliament Buildings, Toronto, Ontario.

(1348)

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## **Amalgamation**

#### GUARDIAN BUILDING & FINANCE CO. LIMITED

NOTICE IS HEREBY GIVEN that, under The Companies Act, Letters Patent, bearing date the 2nd day of June, A.D. 1952, have been issued by the Secretary of the Province of Ontario, under his Seal of Office, confirming a joint agreement dated the 28th day of May, A.D. 1952, entered into between AUBIN-DANIELS LIMITED and GUARDIAN BUILDING AND FINANCE COMPANY LIMITED for the amalgamation of the said Corporations as a corporation under the name of GUARDIAN BUILDING & FINANCE CO. LIMITED; (a) To carry on business as financial and investment agents and to buy, sell and deal in, either as principal or agent, stocks, bonds, debentures, mortgages on real estate and on personal property, securities, notes and obligations of all kinds and to collect and dispose of interest, dividends or income upon or from such stocks, bonds, debentures, mortgages, securities, notes and other obligations; and for the further purposes and objects therein set forth: with a capital divided into Seven Hundred preference shares of the par value of One Hundred dollars each and Two Hundred and Thirty Thousand common shares without any nominal or par value; provided, however, that the aggregate consideration for the issue of the said shares without any nominal or par value shall not exceed in amount or value the sum of Two Hundred and Thirty Thousand dollars; with its Head Office at the City of Windsor, in the County of Essex and Province of Ontario; and its First Directors being Joseph Osias Aubin, Broker, and Henri Breault, Physician, both of the Town of Riverside, in the County of Essex; and Joseph Osean, one of the United States of America, Merchant.

R. J. CUDNEY, Deputy Provincial Secretary.

(1299)

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## **Application to Parliament**

## **Private Bills**

PUBLIC NOTICE

LEGISLATIVE ASSEMBLY OF ONTARIO

The attention of Municipal Officials, Solicitors and all other persons who may be interested in the preparation of Private Bills for submission to the Legislative Assembly of Ontario is directed particularly to the following Rules of the House governing the submission of such Bills:

RULES RE SUBMISSION OF PRIVATE BILLS

- 63.—(1) No petition for any Private Bill is received by the House after the first two weeks of each Session nor may any Private Bill be presented to the House after the first three weeks of each Session; nor may any report of any Standing or Select Committee upon a Private Bill be received after the first six weeks of each Session and no motion for the general suspension or modification of this Rule shall be entertained by the House unless after reference made thereof, at a previous sitting of the House, to the several Standing Committees charged with the consideration of Private Bills upon Report submitted by two or more of such committees.
- 64.—(1) Any person desiring to obtain a Private Bill shall deposit with the Clerk of the House at least eight (8) days before the meeting of the House a copy of such Bill together with a fee of \$150, and if such Bill is not deposited by that time the applicant shall pay \$10 for each and every day which intervenes between the said eighth day and the date of the filing of the Bill.
- (2) After the first reading of the Bill and before its consideration by the Committee to which it is referred, the applicant in every case shall pay the cost of printing the Act in the Statutes.
- (3) The following charges shall also be levied and paid in addition to the foregoing.
- (a) When any rule of the House is suspended with reference to a Bill or the Petition therefor, for each suspension, \$50.
- (b) When a Bill is presented to the House after the first three weeks of the Session and before the end of the fourth week, \$75.
- (c) When a Bill is presented after the fourth week of the Session, \$100.
- (4) In case of any Bill incorporating a company or increasing the capital stock of a company already incorporated, there shall be paid to the Clerk of the House, by or on behalf of the applicant, before the same is reported to the House, the same fee as would be payable to the Provincial Secretary in the case of an incorporation or increase of capital under the provisions of The Ontario Companies Act, less the sum of \$150 already paid to the Clerk of the House.
- (5) When a Bill is for the purpose of confirming by-laws, bonds, debentures or other securities, or authority is asked to borrow money or to increase borrowing powers, the following additional fees shall be paid according to the amount of money involved:

On amounts less than \$10,000, \$25; on amounts over \$10,000 and up to \$25,000, \$50; on amounts over \$25,000 and up to \$40,000, \$75; on amounts over \$40,000 and up to \$75,000, \$100; on amounts over \$75,000 and up to \$125,000, \$125; on amounts over \$125 and up to \$175,000, \$150; on amounts over \$175,000 and up to \$250,000, \$200; on amounts over \$250,000 and up to \$250,000, \$250; and an additional fee of \$50 for every \$100,000 over \$350,000.

66. All applications for Private Bills properly the subject of legislation by the Legislative Assembly of Ontario, within the purview of "The British North America Act, 1867," shall require a Notice, clearly and distinctly specifying the nature and object of the application and, where the application refers to any proposed work, indicating generally the location of the work, and signed by or on behalf of the applicants, such Notice to be published as follows, viz:

A notice inserted in The Ontario Gazette and in one newspaper published in the Municipality affected, or if there be no newspaper published therein, then in a newspaper in the next nearest municipality in which a newspaper is published.

Such notice shall be continued in each case for a period of at least six weeks, during the interval of time between the close of the next preceding Session and the consideration on the Petition.

- If the application is by a Municipal Corporation for authority to issue debentures the notice shall set out the particulars of the existing debenture debt and the amount of rateable property of the Municipality according to the last revised assessment roll of the Corporation, and in brief and general terms, the object for which the new issue of debentures is required.
- 67. Before any Petition praying for leave to bring in a Private Bill for the erection of a Toll bridge is received by the House, the person or persons intending to petition for such Bills shall, upon giving the Notice required by preceding Rule, also, at the same time and in the same manner, give Notice of the rates which they intend to ask, the extent of the privileges, the height of the arches, the interval between the abutments or piers for the passage of rafts and vessels, and mentioning also whether they intend to erect a drawbridge or not, and the dimensions of the same.
- 68. Before any Petition praying for leave to bring in a Bill for the construction of Railways, Tramways or canals is received by the House, the person or persons petitioning for such Bill shall deposit with the Clerk the following documents:
- 1. A map or plan upon a scale of not less than half an inch to the mile, showing the location upon which it is intended to construct the proposed work, and showing also the line of existing or authorized works of a similar character within, or in any way affecting the district or any part thereof which the proposed work is intended to serve. Such map or plan to be signed by the Engineer or other party making the same.
- 2. A book of reference in which shall be clearly set out the following information in separate schedules, namely:

Schedule A.—The name of each municipality within which the proposed works or any part thereof are intended to be constructed; the population of each such municipality as returned by the next preceding census, the rateable value of the property within each such municipality, as returned by the next preceding assessment rolls thereof; and this schedule may contain in a separate statement similar information as to the adjoining districts intended to be served by the proposed work.

SCHEDULE B.—A general description of the nature, extent and proposed character of the contemplated works, and an estimate of the probable cost thereof, distinguishing the general items of construction and the cost thereof respectively, as well as the nature, extent and probable cost of all engines and car stock or other outfit or equipment necessary to the use and operation of the proposed undertaking, such schedule to be signed by the Engineer, or other person preparing thesame.

Schedule C.—An exhibit showing the total amount of capital proposed to be raised for the purposes of the undertaking and the manner in which it is proposed to raise the same, whether by ordinary shares, bonds, debentures or other securities, and the amounts of each respectively.

SCHEDULE D.—An estimate of the probable revenues of the proposed undertaking showing the sources whence the same are expected to be derived; the annual earnings thereof respectively; the probable annual cost of operation or working expenditure, and the annual net revenue applicable to the payment of interest on the proposed investments, such schedules to be signed by the person preparing the same.

- 72. When any Bill for confirming any Letters Patent, or Agreement, is presented to the House, the copy of such Letters Patent, or Agreement, shall be attached to it.
- 74. Every Private Bill, when read a first time shall, unless it be an Estate Bill or a Bill providing for the consolidation of a floating debt or for the consolidation or renewal of debentures (other than local improvement debentures) of a Municipal Corporation, shall stand referred to the proper Standing Committee, and all petitions before the House, for or against the Bill, are considered referred to such Committee.
- 75. Every Private Bill, in so far as it provides for the consolidation of a floating debt or for the consolidation or renewal of debentures (other than local improvement debentures) of a Municipal Corporation when a Bill has been read the first time, shall, without special reference, stand referred to The Ontario Railway and Municipal Board for their report; and a copy of such Bill and of the Petition on which the same is founded shall be forthwith transmitted by the Clerk of the House to the Board, in order that the Board may, after an inquiry into the allegations set out in the Bill, and into any other matters which the Board may deem necessary in connection therewith, report to the House whether or not it is reasonable that such Bill or part thereof relating to the matters aforesaid shall be passed; and what alterations, if any, should be made in the same, and the Board shall make such inquiry accordingly and shall sign the same; and the said Report, Bill and Petition shall be transmitted to the Clerk, and the Report shall be read by the Clerk at the Table and shall be entered on the Journals of the House, and the Bill, together with the Report, shall stand referred to the Standing Committee on Private Bills.
- 76. Every Estate Bill, when read a first time shall without special reference, stand referred to the Commissioners of Estate Bills, for their Report, and a copy of such Bill, and of the Petition on which the same is founded, shall be forthwith transmitted by the Clerk of the House to the said Commissioners, or one of them in order that they, or any two of them, may, after perusing the Bill, without requiring any proof of the allegations thereof, report to the House their opinion thereon under their hands; and whether presuming the allegation contained in the preamble to be proved to the satisfaction of the House, it is reasonable that such Bill do pass into a law; and whether the provisions thereof are proper for carrying its purposes into effect, and what alteration or amendments, if any, are neces-sary in the same, and in the event of the approving the said Bill they are to sign the same; and the said Report, with the said Bill and Petition, are to be transmitted by the said Commissioners to the Clerk; and the Report shall be read by the Clerk at the Table, and shall be entered on the Journals of the House; and the Bill, together with the Report, shall stand referred to the Standing Committee on Private Bills, which is not to consider the said Bill, before the delivery of the said report, Bill and Petition to the Chairman of the said Committee.
- 77. In the event of the Commissioners of Estate Bills reporting that, in their opinion, it is not reasonable that the Bill submitted to them shall pass into law such Bill shall not be further considered.

ALEX. C. LEWIS, Q.C. Clerk of the Legislative Assembly of Ontario.

## **Corporation Notices**

# CROSS-INDEX DIRECTORY COMPANY OF CANADA LIMITED

BE IT ENACTED and it is hereby enacted as a by-law of Cross-Index Directory Company of Canada Limited that the location of the head office of the Company be and the same is hereby changed from the City of Windsor to the City of Toronto, in the Province of Ontario.

Enacted this 2nd day of June, 1952.

DOROTHY JEAN BOWER, Secretary.

(1246)

25-26

### SILVERWOOD SECURITIES, LIMITED

Silverwood Securities, Limited hereby gives notice that it will make application to the Lieutenant-Governor of Ontario for an Order accepting surrender of its charter.

> SILVERWOOD SECURITIES, LIMITED

(1328)

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### By-law No. 4

By-law varying number of Directors and fixing quorum.

BE IT ENACTED as a by-law of the EWING & GREGERS COMPANY LIMITED that:

- 1. The number of directors of the Company be and the same is hereby increased from three to four so that the board of directors of the Company shall hereafter be composed of four directors.
- 2. Four directors shall constitute a quorum at any meeting of the board of directors.
- 3. All prior by-laws, resolutions and proceedings of the Company inconsistent herewith are hereby amended, modified and revised in order to give effect to this by-law.

Enacted this 19th day of January, 1952.

Witness the corporate seal of the Company.

JACK BEER
President.
DAISY AGNES ALLAN
Secretary.

Certified to be a true and correct copy of By-law No. 4 of Ewing & Gregers Company Limited enacted by the Directors of the Company on the 19th day of January, 1952, and approved by all the shareholders of the Company.

DAISY AGNES ALLAN Secretary.

### MONTGARY PETROLEUM CORPORATION LIMITED

(No Personal Liability)

By-Law Number 7

Being a by-law providing for a chairman of the Board of Directors

BE IT ENACTED and it is hereby enacted as a by-law of Montgary Petroleum Corporation Limited (No Personal Liability) (hereinafter called the "Company") as follows:

- 1. There shall be a Chairman of the Board of Directors who shall be elected by the directors from among their number.
- 2. The Chairman of the Board of Directors shall when present preside at all meetings of the Board of Directors and shareholders. The Chairman of the Board of Directors shall be the chief executive officer of the Company, shall exercise general supervision over the business and affairs of the Company, shall sign such documents as may require his signature in accordance with the by-laws or otherwise, and shall also perform such other duties as may from time to time be assigned to him by the Board of Directors.
- 3. The President shall sign such documents as may require his signature in accordance with the by-laws or otherwise, shall direct and supervise the policy of the Company with respect to its operation subject to the general or specific instructions of the Board of Directors and shall perform such other duties as may from time to time be assigned to him by the Board of Directors.

Witness the corporate seal of the Company,

Enacted this 27th day of May, 1952.

G. A. McCARTNEY. President. W. G. CHIPP, Secretary.

Certified to be a true copy of By-law No. 7 of Montgary Petroleum Corporation Limited (No Personal Liability) which was duly enacted at a meeting of the Board of Directors of the Company duly held on the 27th day of May, 1952 and was subsequently confirmed by the unanimous vote of all the shareholders of the Company present or represented at a special general meeting of the shareholders held on the 17th day of June, 1952.

Dated this 18th day of June, 1952.

W. G. CHIPP Secretary of Montgary Petroleum Corporation Limited (No Personal Liability)

(1295)26

### MONTGARY PETROLEUM CORPORATION LIMITED

(No Personal Liability)

By-LAW NUMBER 8

Being a by-law to increase the number of Directors and fix quorum.

BE IT ENACTED and it is hereby enacted as a by-law of Montgary Petroleum Corporation Limited (No Personal Liability) (herein called the "Company") as follows:

- 1. The number of Directors of the Company be and the same is hereby increased from five to seven so that the Board of Directors of the Company shall hereafter be composed of seven directors.
- 2. Three Directors shall constitute a quorum at any meeting of the Board of Directors.
- 3. All prior by-laws, resolutions and proceedings of the Company inconsistent herewith are hereby amended, modified and revised in order to give effect to this by-law.

Enacted this 27th day of May, 1952.

Witness the corporate seal of the Company.

G. A. McCARTNEY President. W. G. CHIPP

Secretary.

Certified to be a true copy of By-law No. 8 of Montgary Petroleum Corporation Limited (No Personal Liability) which was duly enacted at a meeting of the Board of Directors of the Company duly held on the 27th day of May, 1952 and was subsequently confirmed by the unanimous vote of all the shareholders of the Company present or represented at a special general meeting of the shareholders held on the 17th day of June, 1952.

Dated this 18th day of June, 1952.

W. G. CHIPP Secretary of Montgary Petroleum Corporation Limited (No Personal Liability)

(1296)

26

### WEBSTER MOTORS (WINDSOR) LIMITED

By-Law Number 41

BE IT ENACTED and it is hereby enacted as a by-law of Webster Motors (Windsor) Limited (herein called the "Company") as follows:

- The number of directors of the Company be and the same is hereby increased from five to six so that the board of directors of the Company shall hereafter be composed of six directors.
- 2. Four directors shall constitute a quorum at any meeting of the board of directors.
- 3. All prior by-laws, resolutions and proceedings of the Company inconsistent herewith are hereby amended, modified and revised in order to give effect to this by-law.

Enacted this 17th day of June, 1952.

Witness the corporate seal of the Company.

D. B. WEBSTER President. HELENA M. WEBSTER Secretary.

(C.S.)

I hereby certify that the above is a true and correct copy of By-law Number 41 enacted by the Directors of Webster Motors (Windsor) Limited on the 17th day of June, 1952, and subsequently unanimously confirmed by the consent in writing of all the common shareholders of the Company.

> HELENA M. WEBSTER Secretary.

(1297)

### By-Law No. 4

BE IT ENACTED and it is hereby enacted as a by-law of OTTAWA VALLEY SUGAR REFINERY LIMITED (herein called the "Company") as follows:

- 1. The number of directors of the Company be and the same is hereby increased from 5 to 7 so that the board of directors of the Company shall hereafter be composed of 7 directors.
- 2. Three directors shall constitute a quorum at any meeting of the board of directors.
- 3. All prior by-laws, resolutions and proceedings of the Company inconsistent herewith are hereby amended, modified and revised in order to give effect to this by-law.

Enacted this 12th day of May, 1952.

Witness the corporate seal of the company.

O. H. CHARTRAND President. F. PATENAUDE Secretary.

I certify that this is a true copy of the by-law passed at a meeting of the directors of the Ottawa Valley Sugar Refinery Limited, held on the 12th day of May, 1952, and approved and confirmed at a General meeting of the shareholders held on June the 5th last.

> O. H. CHARTRAND President.

(1319)

26

### MODEL MINK FARM LIMITED

NOTICE IS HEREBY GIVEN that the Shareholders of the above-mentioned Company in General Meeting called for the purpose did on the 9th day of June, 1952, pass a resolution requiring the above-mentioned Company to be wound up and appointing the undersigned as Liquidator of the Company.

Dated this 19th day of June, 1952.

R. J. McKESSOCK, C.A. Liquidator, 132 N. May Street, Fort William, Ontario.

(1320)

26

### LINTET METAL INDUSTRIES LIMITED

### By-Law No.7

BE IT ENACTED and it is hereby enacted as a by-law of Lintet Metal Industries Limited (hereinafter called "the Company") as follows:

- 1. The number of the Board of Directors of the Company be and it is hereby increased from three to four.
- 2. The by-laws of the Company be and they are hereby amended to accord with the foregoing.

Enacted this 2nd day of June, 1952.

J. E. LINDSAY President. A. A. McNAB Secretary. I certify the above by-law to be a true copy of By-law No. 7 of Lintet Metal Industries Limited passed at the Annual Meeting of the Shareholders held on the 2nd day of June, 1952.

A. A. McNAB

Secretary.

(1321)

26

By-law No. 9

of

### LETROS HOLDINGS LIMITED

Being a by-law to vary the number of Directors.

WHEREAS it has been deemed advisable to vary the number of Directors of the Company;

THEREFORE BE IT ENACTED and it is hereby enacted as By-law No. 9 of the Company as follows:

That the number of Directors of Letros Holdings Limited be and they are hereby varied from three to five Directors.

Passed by the Directors and sealed with the corporate seal of the Company this 10th day of June, A.D. 1952.

> CHRIS LETROS President. GEORGE LETROS Secretary.

Certified a true copy of By-law No. 9 of Letros Holdings Limited.

> GEORGE LETROS Secretary.

(1322)

26

By-Law No. 9

of

### CHRIS LETROS OPERATIONS LIMITED

Being a by-law to vary the number of Directors.

WHEREAS it has been deemed advisable to vary the number of Directors of the Company;

THEREFORE BE IT ENACTED and it is hereby enacted as By-law No. 9 of the Company as follows;

That the number of Directors of Chris Letros Operations Limited be and they are hereby varied from three to five Directors.

Passed by the Directors and sealed with the corporate seal of the Company this 10th day of June, A.D. 1952.

> CHRIS LETROS President. GEORGE LETROS Secretary.

Certified a true copy of By-law No. 9 of Chris Letros Operations Limited.

GEORGE LETROS Secretary.

(1323)

# THE SOUTHERN ONTARIO TELEPHONE COMPANY, LIMITED

NOTICE IS HEREBY GIVEN pursuant to the provisions of The Companies Act (Ontario) that The Southern Ontario Telephone Company, Limited will make application to His Honour the Lieutenant-Governor of the Province of Ontario for leave to surrender its charter.

Dated at Waterford, Ontario, this 28th day of June, 1952.

THE SOUTHERN ONTARIO TELEPHONE COMPANY, LIMITED

By M. J. KINNEE Secretary-Treasurer.

(1338)

26

### WEATHERSTONE WINDOWS LIMITED

#### By-LAW NUMBER 5

BE IT ENACTED and it is hereby enacted as a by-law of Weatherstone Windows Limited as follows:

- 1. That the number of directors be reduced from seven to five;
  - 2. That By-law number 4 be repealed;
- 3. That General by-law of the Company, Article III, Section 1, be and it is hereby amended so that the second line of the said section shall read, "managed and controlled by a board of five directors who shall be elected";
- 4. That this by-law be submitted for the confirmation of the shareholders of the Company at a meeting duly called for considering the same.

Enacted as By-law Number 5 of Weatherstone Windows Limited this 12th day of December, 1951.

A. WEATHERSTONE,
President.
M. A. KURMAN,
Secretary.

Certified a true copy of a by-law enacted by the directors of Weatherstone Windows Limited this 12th day of December, 1951, and confirmed by the shareholders at a meeting duly called and held on the 8th day of May, 1952.

M. A. KURMAN, Secretary.

(1339) 26

## WEATHERSTONE WINDOWS LIMITED

### By-law Number 6

Whereas the Head Office of Weatherstone Windows Limited now is at the Town of Oakville, in the County of Halton and Province of Ontario;

And whereas it has been deemed expedient that the same should be changed to the Township of North York, in the County of York, in the said Province.

NOW THEREFORE the directors of Weatherstone Windows Limited enact as follows:

- 1. That the Head Office of Weatherstone Windows Limited be and the same is hereby changed from the Town of Oakville to the Township of North York.
- 2. That this by-law be submitted for confirmation by the shareholders of the Company at a meeting duly called for considering the same.

Enacted as By-law Number 6 of Weatherstone Windows Limited the 12th day of December, 1951.

A. WEATHERSTONE, President. M. A. KURMAN, Secretary.

Certified a true copy of a by-law enacted by the directors of Weatherstone Windows Limited the 12th day of December, 1951, and confirmed by the shareholders at a meeting duly called and held on the 6th day of March, 1952.

M. A. KURMAN,

Secretary.

(1340)

2.6

### NOTICE

Under the Provisions of the Companies Act of the Province of Ontario, JAMES S. BRYNE NEWS AGENCY LIMITED hereby gives notice that it will make application to His Honour the Lieutenant-Governor of Ontario for acceptance of the surrender of its Charter on and from a date to be fixed by the Lieutenant-Governor.

Dated at Chatham, Ontario this 12th day of June, 1952.

(1341)

26

### DYMENT LIMITED

The following by-law has been passed by Dyment Limited:

"The Directors of the Company shall be four in number."

I hereby certify that the above is a true copy of By-law Number 10, passed by the directors on the sixth day of May, 1952, and confirmed by the shareholders on the sixteenth day of June, 1952.

D. R. DYMENT, Secretary.

(1342)

26

# ASSOCIATED SECURITIES CORPORATION, LIMITED

NOTICE IS HEREBY GIVEN that Associated Securities Corporation, Limited will make application to His Honour the Lieutenant-Governor of the Province of Ontario for leave to surrender its Charter.

Dated at Toronto this 24th day of June, 1952.

ASSOCIATED SECURITIES CORPORATION, LIMITED

by its solicitors, Messrs. Osler, Hoskin & Harcourt, Toronto.

(1343)

### COATSWORTH AND COOPER LIMITED

#### By-law No. 10

Whereas it is expedient to increase the number of Directors of the Company from five to seven;

NOW THEREFORE BE IT ENACTED and it is hereby enacted as a by-law of Coatsworth and Cooper Limited (hereinafter called the "Company") as follows:

- 1. The number of the Board of Directors of the Company be and it is hereby increased from five to seven.
- 2. The by-laws of the Company be and they are hereby amended to accord with the foregoing.

Enacted this 22nd day of May, 1952.

Witness the corporate seal of the Company.

C. H. COATSWORTH
President.
F. N. MORRIS

Secretary.

The foregoing is hereby certified under the Seal of the said Company to be a true copy of By-law No. 10 duly passed by the Directors thereof at a meeting held on the 22nd day of May, 1952, and subsequently confirmed by the consent in writing of all the shareholders of the Company on the 22nd day of May, 1952.

COATSWORTH AND COOPER LIMITED

Per F. N. MORRIS Secretary.

(1344)

26

# Change of Name Act

NOTICE IS HEREBY GIVEN that the application of Olavi Torsti Kalervo Linjamaki of the Town of Copper Cliff, in the District of Sudbury, Geological Engineer, for an Order to change his name to that of Oliver Torsti Kalervo Maki, will be heard by His Honour James Maxwell Cooper, Judge of the District Court of the District of Sudbury at his chambers in the Court House in the City of Sudbury, on the 22nd day of July, 1952, at the hour of 10 o'clock in the forenoon.

Dated at Sudbury this 20th day of June, A.D. 1952.

Messrs. SIMMS & REID, Barristers, etc., 304-5 Mackey Bldg., Sudbury, Ontario. Solicitors for the Applicant.

(1317)

26

# IN THE DISTRICT COURT OF THE DISTRICT OF COCHRANE

In the matter of the application of Frank Prijatelj under the Change of Name Act, R.S.O. 1950, Chapter 47.

### NOTICE

TAKE NOTICE that an application will be made to His Honour Judge R. A. Danis, Judge of the Dis-

trict Court of the District of Cochrane, at his Chambers in the Town Hall, in the Town of Timmins, on Wednesday the 27th day of August, 1952, at the hour of 10.30 o'clock in the forenoon for an order changing the name of Frank Prijatelj, 144 Golden Avenue, South Porcupine, Ontario, to Frank Priatel, and also the name of his wife Emilia Prijatelj to Emilia Priatel, and the names of his infant children Frank Robert Prijatelj to Frank Robert Prijatelj to Edward Emil Prijatel, Edward Emil Prijatelj to Edward Emil Priatel and Emely Christine Jean Prijatelj to Emely Christine Jean Prijatel. The wife and infant children reside with the applicant at 144 Golden Avenue, South Porcupine, Ontario.

Dated at Timmins, Ontario, this 21st day of June, 1952.

S. A. CALDBICK, Bank of Commerce Bldg., Timmins, Ontario, Solicitor for the Applicant.

(1318)

26

On Friday, August 22nd, 1952, at 11 o'clock in the forenoon at his chambers in the Court House, Windsor, Ontario, His Honour Judge A. J. Gordon will hear the application of Nora Irene Low Dan, residing at Kingsville, Ontario, to change the name of her infant son Bruce Dan to Bruce Low.

Dated at Windsor, Ontario, this 23rd day of June, 1952.

GORDON W. POOLE, 7 Palace Theatre Building, Windsor, Ontario, Solicitor for the Applicant.

(1330)

2.6

NOTICE IS HEREBY GIVEN that the application of Andrew Jevshevar, residing at 249 Bridgeland Avenue, Downsview P.O., to change his name to Andrew Jeffrey, his wife's name to Katherine Jeffrey, and his son's name to James Andrew Jeffrey will be heard by His Honour Judge Ian Macdonell in his Chambers, at the City Hall, Toronto, on Friday the 25th day of July, 1952, at the hour of 10.30 o'clock in the forenoon.

Dated at Toronto this 23rd day of December, 1952.

ANDREW JEVSHEVAR by his Solicitor, ALEXANDER PEARLSTONE, 59 Avenue Road, Toronto, Ontario.

(1331)

26

NOTICE IS HEREBY GIVEN pursuant to this Act that the application of William Zelinsky, Civil Servant, residing at 355 Bronson Avenue, Ottawa, Ontario, to change his name to William Zell, and that of his wife, Ruth Mary Zelinsky, to Ruth Mary Zell, and that of his infant child, Paul Joseph Zelinsky, to Paul Joseph Zell, will be heard by His Honour Judge John P. Madden, in his Chambers at the Elgin Street

School, Gilmour and Elgin Streets, in the City of Ottawa, on Wednesday, the 6th day of August, 1952, at the hour of 10.30 o'clock in the forenoon.

Dated at Ottawa, Ontario, this 20th day of June, A.D. 1952.

McDONALD & JOYAL, Barristers & Solicitors, 53 Queen Street, Ottawa, Ontario, Solicitors for the Applicant,

(1332)

TAKE NOTICE that the application of Allan Zener to change his name to Allan Turner, and that of his wife, Ada Zener, to Ada Turner, and that of his infant children, Stanley Richard Zener, William Sheldon Zener, and Ronda Zener, to Stanley Richard Turner, William Sheldon Turner and Ronda Turner, respectively, will be heard by the presiding Judge in Chambers, at the City Hall, Toronto, on Wednesday the 30th day of July, 1952, at the hour of 10 o'clock in the forenoon.

Dated at Toronto this 23rd day of June, A.D. 1952.

SEYMOUR HERMANT, 394 Bay Street, Toronto, Ontario. Solicitor for the Applicant.

(1345)

## Miscellaneous Notices

### NOTICE OF INTENTION

NOTICE IS HEREBY GIVEN that I, JOHN A. TUCK, of Toronto, in the Province of Ontario, a member of the Bar of Alberta and Ontario, intend to apply to the Benchers of the Law Society of Upper Canada in the month of September, 1952, to be admitted to practise as a Solicitor in the Province of Ontario.

Dated at Toronto the 7th day of May, A.D. 1952.

J. A. TUCK, Applicant, 302 Bay St., Toronto, Ont.

(1017)

20-21-22-23-24-25-26-27

### NOTICE OF INTENTION

NOTICE IS HEREBY GIVEN that I, John Gregory MacDonell, of the City of Toronto, in the Province of Ontario, a member of the Bar of the Province of Alberta, intend to apply to the Benchers of the Law Society of Upper Canada in the month of September, 1952, to be called to the Bar and admitted to practise as a Solicitor in the Province of Ontario.

Dated at Toronto, the 23rd day of May, A.D. 1952.

JOHN GREGORY MACDONELL, 56 Church Street, Toronto.

22-23-24-25-26-27-28-29

### NOTICE OF INTENTION

NOTICE IS HEREBY GIVEN that I, Wilbur Roy Jackett of Ottawa, in the Province of Ontario, a member of the Bar of Saskatchewan, intend to apply to the Benchers of the Law Society of Upper Canada, in the month of September, 1952, to be called to the Bar and admitted to practise as a Solicitor in the Province of Ontario.

(1172)

23-24-25-26-27-28-29-30

### NOTICE OF INTENTION

NOTICE IS HEREBY GIVEN that I, Thomas Robert Walsh of Toronto in the Province of Ontario, a member of the Bar of Saskatchewan, intend to apply to the Benchers of the Law Society of Upper Canada in the month of September, 1952, to be called to the Bar and admitted to practise as a Solicitor in the Province of Ontario.

Dated at Toronto, the 4th day of June, A.D. 1952.

THOMAS ROBERT WALSH, Applicant, c/o McCarthy & McCarthy, Canada Life Bldg., 330 University Avenue, Toronto, Ontario.

(1229)

24-25-26-27-28-29-30-31

### NOTICE OF INTENTION

NOTICE IS HEREBY GIVEN that I, John P. Funnell of Belleville, in the Province of Ontario, a member of the Bar of New Brunswick, intend to apply to the Benchers of the Law Society of Upper Canada in the month of September, 1952, to be called to the Bar and admitted to practise as a Solicitor in the Province of Ontario.

Dated at Belleville, the 12th day of June, A.D. 1952.

JOHN P. FUNNELL, Applicant, 34 Forin St., Belleville, Ont.

(1264)

25-26-27-28-29-30-31-32

### NOTICE OF INTENTION

NOTICE IS HEREBY GIVEN that I, Frederick Mair Fenton, of Toronto, in the Province of Ontario, a member of the Bar of Manitoba, intend to apply to the Benchers of the Law Society of Upper Canada, in the month of September, 1952, to be called to the Bar and admitted to practise as a Solicitor in the Province of Ontario.

(1265)

25-26-27-28-29-30-31-32

### NOTICE OF INTENTION

NOTICE IS HEREBY GIVEN that I, Thomas Arthur Beckett, of Calgary, in the Province of Alberta, a member of the Bar of Alberta, intend to apply to the Benchers of the Law Society of Upper Canada in the month of September, 1952, to be called to the Bar and admitted to practise as a Solicitor in the Province of Ontario.

Dated at Windsor, Ontario, the 16th day of June, A.D. 1952.

THOMAS ARTHUR BECKETT, Applicant,

37 Jefferson Blv'd., Riverside, Ontario.

(1274)

25-26-27-28-29-30-31-32

### NOTICE OF INTENTION

NOTICE IS HEREBY GIVEN that I, Harold David Linden, of the City of Toronto, in the Province of Ontario, a member of the Bar of British Columbia, intend to apply to the Benchers of the Law Society of Upper Canada in the month of September, 1952, to be called to the Bar and admitted to practise as a Solicitor in the Province of Ontario.

Dated at Toronto, the 16th day of June, A.D. 1952.

HAROLD DAVID LINDEN, Applicant, 25 Castleview Avenue, Toronto.

(1275)

25-26-27-28-29-30-31-32

### NOTICE OF INTENTION

NOTICE IS HEREBY GIVEN that I, WILLIAM ARLEIGH HILLMAN, of Toronto, in the Province of Ontario, a member of the Bar of Nova Scotia, intend to apply to the Benchers of the Law Society of Upper Canada in the month of September, 1952, to be called to the Bar and admitted to practise as a Solicitor in the Province of Ontario.

Dated at Toronto the 17th day of June, A.D. 1952.

WILLIAM ARLEIGH HILLMAN,
Applicant,
10th Floor, 302 Bay St., Toronto, Ontario.

(1276)

25-26-27-28-29-30-31-32

### NOTICE OF INTENTION

NOTICE IS HEREBY GIVEN that I, BRUCE REGINALD McDADE, of Halifax, in the Province of Nova Scotia, a member of the Bar of Nova Scotia, intend to apply to the Benchers of the Law Society of Upper Canada in the month of September, 1952, to be called to the Bar and admitted to practise as a Solicitor in the Province of Ontario.

Dated at Toronto the 16th day of June, A.D. 1952.

BRUCE R. McDADE,
Applicant,
c/o Blake, Anglin, Osler & Cassels.

NOTICE OF INTENTION

NOTICE IS HEREBY GIVEN that I, Raymond Leslie Brawley of the City of Toronto, in the Province of Ontario, a member of the Bar of New Brunswick, intend to apply to the Benchers of the Law Society of Upper Canada in the month of September, 1952, to be called to the Bar and admitted to practise as a Solicitor in the Province of Ontario.

Dated at Toronto, Ontario the sixteenth day of June, A.D. 1952.

RAYMOND LESLIE BRAWLEY, Applicant, 23 Alvin Ave., Toronto.

(1285)

25-26-27-28-29-30-31-32

### NOTICE OF INTENTION

NOTICE IS HEREBY GIVEN that I, John A. Pringle of Toronto, in the Province of Ontario, a member of the Bar of New Brunswick, intend to apply to the Benchers of the Law Society of Upper Canada in the month of September, 1952, to be called to the Bar and admitted to practise as a Solicitor in the Province of Ontario.

Dated at Toronto the 10th day of June, A.D. 1952.

JOHN A. PRINGLE Applicant. 955 Avenue Rd., Toronto.

(1293)

26-27-28-29-30-31-32-33

### NOTICE OF INTENTION

NOTICE IS HEREBY GIVEN that I, Hector Joseph Pothier of Halifax, in the Province of Nova Scotia, a member of the Bar of Nova Scotia, intend to apply to the Benchers of the Law Society of Upper Canada in the month of September, 1952, to be called to the Bar and admitted to practise as a Solicitor in the Province of Ontario.

Dated at St. Catharines, Ontario the 4th day of June, A.D. 1952.

HECTOR JOSEPH POTHIER
Applicant.
Bench, Keogh, Rogers & Grass,
45 King Street, St. Catharines,
Ontario.

(1315)

26-27-28-29-30-31-32-33

## LAND TITLES ACT

In the matter of all and singular that certain parcel or tract of land and premises situate, lying and being in the City of Toronto, in the County of York and being composed of the Northerly twenty-two feet from front to rear of Lot Number 38 on the East side of Rhodes Avenue according to a Plan filed in the Registry Office for the Registry Division of Toronto as Number 1301.

TAKE NOTICE that Harold Robert Timpson and Marjorie V. Timpson have made an application to me to be registered under the Land Titles Act as the owners in fee simple with an obsolute title of the above mentioned property.

AND TAKE NOTICE that if you claim any interest therein you must file your claim in writing, stating the particulars thereof, verified by affidavit in my office at 90 Albert Street in the City of Toronto, on or before the 10th day of July, 1952, and serve a copy on the said Harold Robert Timpson and Marjorie V. Timpson at the office of Pickles, Riley & Scully 7 Gledhill Avenue, Solicitors for the said Harold Robert Timpson and Marjorie V. Timpson, and in default thereof, any claim, right or interest you may have in the said property will be forever barred and extinguished.

Dated at Toronto this 19th day of June A.D., 1952.

S. MERCER. Deputy Master of Titles.

Pickles, Riley & Scully, Barristers, etc., 7 Gledhill Avenue, Toronto 13, Ontario.

(1325)

26

### NOTICE OF INTENTION

NOTICE IS HEREBY GIVEN that I, Edmund Anthony Shaker, of the City of Toronto, in the Province of Ontario, a member of the Bar of the Province of Alberta, intend to apply to the Benchers of the Law Society of Upper Canada in the month of September, 1952, to be called to the Bar and admitted to practise as a Solicitor in the Province of Ontario.

Dated at Toronto the 23rd day of June, A.D. 1952.

E. A. SHAKER Applicant.
1 Robinwood Ave., Toronto.

26-27-28-29-30-31-32-33 (1346)

(1347)

## Sheriff's Sale of Lands

# CITY OF CORNWALL, IN THE COUNTY OF STORMONT

UNDER AND BY VIRTUE of a Writ of Execution issued out of The Supreme Court of Ontario, wherein Traders Finance Corporation Limited are the Plaintiffs and Jean Senecal is the Defendant, and to me directed, against the goods, chattels, lands and tenements of the said Jean Senecal, I have seized and taken in execution and will offer for sale, by public auction, at my office in the Court House in the City of Cornwall, on Monday the 27th day of October 1952, at ten o'clock in the forenoon, all the right, title and interest and equity of the said Jean Senecal, in and to the following lands and premises:-

All and singular that certain parcel or tract of land and premises situate, lying and being in the City of Cornwall, in the County of Stormont and Province of Ontario, and being composed of part of Lot Number Five on the South side of Seventh Street in the said City of Cornwall, described as follows:—

Commencing at the north-east corner of said Lot, thence westerly along the northern boundary of said Lot forty-five feet, thence southerly parallel with the eastern boundary of said lot one hundred and fifty feet, thence westerly parellel with the northern boundary of said lot one hundred and thirty-one feet to the western boundary of said lot, thence southerly along the western boundary of said lot one hundred and fourteen feet to the southern boundary of said lot, thence easterly along the southern boundary of said lot one hundred and seventy-six feet to the eastern boundary of said lot, thence northerly along the eastern boundary of said lot two hundred and sixtyfour feet to the northern boundary of said lot to the place of beginning.

Dated at Cornwall, Ontario, this twenty-third day of June, A.D. 1952.

> D. A. McNAUGHTON, Sheriff United Counties Stormont, Dundas and Glengarry.



# **Publications Under The Regulations Act**

JUNE 28th, 1952

### THE FARM PRODUCTS MARKETING ACT

O. Reg. 225/52. 1952 Agreement for the Marketing of Purple Raspberries for Processing. New. Made—17th June, 1952. Filed—17th June, 1952, 2.00 p.m.

# ORDER MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT

MARKETING OF PURPLE RASPBERRIES FOR PROCESSING

The Board approves the agreement appended hereto and declares that it is in force.

G. F. PERKIN Chairman

(Seal)

F. K. B. STEWART Secretary

Dated at Toronto, this 17th day of June, 1952.

> AGREEMENT FOR MARKETING THE 1952 CROP OF PURPLE RASPBERRIES FOR PROCESSING

Under The Ontario Berry Growers' Marketing-for-Processing Scheme

This Agreement made the 12th day of June, 1952

### BETWEEN:

Everett Slacer, George Baitley and Bruce M. Wallace appointed by the local board, members of The Negotiating Committee called the Grower-Members,

### -AND-

R. B. Graham, J. Aubrey Medland and W. I. Drynan appointed by the processors, members of The Negotiating Committee called the Processor-Members.

Under *The Farm Products Marketing Act* and the regulations, and subject to the limitations thereof, the Grower-Members and the Processor-Members agree as follows:

- 1. The minimum prices to be paid by a processor or a buyer for purple raspberries of the Columbia and Sodus varieties of Raspberries for Canning—No. 1 Grade, produced in Ontario during the year 1952 and bought for processing shall be at the rate of 27½ cents per standard quart box of 20 ounces net weight or 13¾ cents per standard pint box of 10 ounces net weight where crates and boxes are returned to the grower or paid for by the buyer or processor.
- 2. The processor shall pay 50 per cent of the purchase price on delivery or within 15 days thereafter and the balance shall be paid within 30 days from the last delivery date.

3. Where a dispute arises as to the grade of any purple raspberries of the Columbia or Sodus varieties of raspberries the matters in dispute shall be referred to an inspector appointed under the *Farm Products Grades and Sales Act*, and his decision shall be accepted.

DATED at Hamilton, Ontario, this 12th day of June, 1952.

### GROWER-MEMBERS PROCESSOR-MEMBERS

EVERETT SLACER GEORGE BAITLEY BRUCE M. WALLACE R. B. Graham W. I. Drynan J. Aubrey Medland

(1286)

26

### THE ONTARIO MUNICIPAL BOARD ACT

O. Reg. 226/52. Composition of the Board. New and Revoking Regulations 312 of Consolidated Regulations 1950. Made—19th June, 1952. Filed—20th June, 1952, 12.45 p.m.

# REGULATIONS MADE UNDER THE ONTARIO MUNICIPAL BOARD ACT

- Regulations 312 of Consolidated Regulations of Ontario 1950 are revoked.
- 2. The Board shall be composed of 9 members.

(1316)

26

### THE FARM PRODUCTS MARKETING ACT

O. Reg. 227/52. 1952 Agreement for the Marketing of Sweet Cherries for Processing. New. Made—20th June, 1952. Filed—20th June, 1952, 4.30 p.m.

# ORDER MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT

MARKETING OF SWEET CHERRIES FOR PROCESSING

The Board approves the agreement appended hereto and declares that it is in force.

G. F. PERKIN Chairman

(Seal)

F. K. B. STEWART Secretary

Dated at Toronto, this 20th day of June, 1952.

### AGREEMENT FOR MARKETING THE 1952 CROP OF SWEET CHERRIES FOR PROCESSING

Under the Ontario Pear, Plum and Cherry Growers'
Marketing-for-Processing Scheme

This Agreement made the 19th day of June, 1952,

### BETWEEN:

Ira Moyer, R. H. Rittenhouse and Arthur W. Smith appointed by the local board, members of The Negotiating Committee called the Grower-Members,

### - AND -

Ralph Macklin, W. I. Drynan and F. J. Andres appointed by the processors, members of The Negotiating Committee called the Processor-Members.

Under *The Farm Products Marketing Act* and the regulations, and subject to the limitations thereof, the Grower-Members and the Processor-Members agree as follows:

1. The minimum price to be paid by a processor or buyer for sweet cherries produced in Ontario during

the year 1952 and purchased for processing shall be at the rate of  $7\frac{1}{2}$  cents per pound.

- 2. Delivery of sweet cherries shall be made free of delivery charges to plants of processors located in the counties of Welland, Lincoln and Wentworth, in those portions of the counties of Halton and Peel lying south of that part of the King's Highway known as number 5, and in the City of Toronto and the Township of York in the County of York.
- 3. The processors shall accept deliveries when sweet cherries are fit for the purposes required.
- 4. The processors shall pay 50 per cent of the purchase price on delivery or within 15 days thereafter and the balance shall be paid 30 days from the last delivery date.

DATED at Hamilton, this 19th day of June, 1952.

GROWER-MEMBERS
IRA MOYER
R. H. RITTENHOUSE
ARTHUR W. SMITH

PROCESSOR-MEMBERS
RALPH MACKLIN
W. I. DRYNAN
F. J. ANDRES

(1327)

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# **Government Publications**

As listed below, may be obtained from the Office of the Queen's Printer, Parliament Buildings, Toronto

### EMPIRE 3-1211—Local 732

Remittance to be made payable to the Provincial Treasurer of Ontario and sent with your order to the office of the Queen's Printer.

REVISED STATUTES OF ONTARIO, 1950
5 Bound Volumes — — \$25.00 per set

THE CONSOLIDATED REGULATIONS OF ONTARIO, 1950
3 Bound Volumes — — \$20.00 per set

	\$2.00
Bills of Sale and Chattel Mortgage Act\$ .25	Logging Tax Act
Bulk Sales Act	Marine Insurance Act
Companies Act	Marriage Act
Conditional Sales Act	Municipal Act
Coroners' Act	Municipal Drainage Act Municipal Drainage Aid Act Provincial Aid to Drainage Act
Deserted Wives and Children's Maintenance Act	Notaries Act
Ditches and Watercourses Act	Planning Act
Division Courts Act, Rules and Forms 1.00	Public Accountancy Act
Evidence Act	Public Utilities Act
Hospital Tax Act and Regulations	Registry Act
Insurance Act	Sale of Goods Act
Justice of the Peace Act	Securities Act and Regulations
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Landlord and Tenant Act	
Line Fences Act	
Loan and Trust Corporations Act	Title Drainage Act
Local Improvement Act	Trustees Act

# MISCELLANEOUS PUBLICATIONS

Annual Report of Municipal Statistics, 1950 5.00	Report of the Ontario Royal Commission on Milk,
Forest Trees of Ontario	1737
Land Titles Rules, Forms and Tariff of Fees 1.00	Summary of the Findings, Recommendations, and Suggestions of the Report on Milk
Leasehold Regulations 98/52	and Suggestions of the Report on Wink
Manual of Assessment Values 4.00	Report of the Select Committee on Conservation,
Municipal Directory, 1952 1.00	1950
Public Accounts of the Province of Ontario50	Rules of Practice and Procedure of the Supreme
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Report of the Ontario Royal Commission on Forestry, 1947	Surrogate Court Rules, Forms and Tariff of Fees



# Notice to Sheriffs and Treasurers

Re Advertising Sale of Lands for Taxes in "The Ontario Gazette", Year 1952

Section 152 of The Assessment Act provides:

152. The day of the sale shall be more than ninety-one days after the first publication of the list in The Ontario Gazette.

During year 1952 the dates for publication of tax sale advertisements in The Ontario Gazette are as follows:

January 5th,	Issue	No.	1-	-Earliest	Date	Sale	can	be	held	l—April, 5th,	1952
February 2nd,	66	66	5	66	66	66	66		66	-May 3rd,	66
March 1st,	66	"	9	66	66	66	66			—June 2nd,	66
April 5th,	"	66	14	66	66	66	66			—July 5th,	66
May 3rd,	"	66	18	66	66	66	66			—August 2nd,	66
June 7th,	66	"	23	66	66	"	66			—September 6th,	66
July 5th,	66	44	27	46 "	44	66	66		66	—October 4th,	66
August 2nd,	66	44	31	46	44	66	46			-November 1st,	66
September 6th,	66	66	36	44	66	66	66		66	—December 6th,	66
October 4th,	66	66	40	66	46	66	66		66	—January 3rd,	1953
November 1st,	66	66	44	44	66	66	66			-February 2nd,	66
December 6th,	66	66	49	66	66	66	"			-March 7th,	66

Advertisements of tax sales must be received by the Queen's Printer at least TWO WEEKS PRIOR TO THE DATE OF PUBLICATION IN THE ONTARIO GAZETTE.

### ADVERTISING RATES FOR TAX SALES

- 2.—(1) The rates payable for publication of matters in The Ontario Gazette shall be,—
- (a) for a double-column insertion of,—
  - (i) a notice of the sale of land for arrears of taxes, \$5; and
  - (ii) a list of lands liable to be sold for arrears of taxes, 25 cents a line or fraction thereof:

### **EXAMPLE**

For each insertion—The minimum fee due with copy is \$5.00 for each Warrant and 25 cents for each line or part lines after the Warrant.

**Cheques** should be made payable to THE PROVINCIAL TREASURER OF ONTARIO and forwarded to THE ONTARIO GAZETTE.

No exchange required on cheques.

Advertisements should be typewritten or printed legibly, separate from covering letter, number of insertions required must be stated and all signatures should be typed.

All correspondence should be addressed in full "THE ONTARIO GAZETTE", Queen's Printer Office, Parliament Buildings, Toronto, Ontario.

# Rates of Advertising in The Ontario Gazette

(Rates are chargeable re agate line measurement—14 lines to the inch)

## THE OFFICIAL NOTICES PUBLICATIONS ACT

# REGULATIONS MADE UNDER THE OFFICIAL NOTICES PUBLICATIONS ACT

- 1. In these regulations "line" means agate line.
- 2.—(1) The rates payable for publication of matters in The Ontario Gazette shall be,—
  - (a) for a double-column insertion of,
    - (i) a notice of the sale of land for arrears of taxes, \$5; and
    - (ii) a list of lands liable to be sold for arrears of taxes, 25 cents a line or fraction thereof; and
  - (b) for a single- column insertion of all other matters,
    - (i) on the first insertion, 20 cents a line or fraction thereof; and
    - (ii) on each additional insertion, 10 cents a line or fraction thereof.
  - (2) The rates in subregulation 1 shall be paid as follows:
  - (a) upon submitting the copy of a matter for publication, \$5 for the first insertion and \$2.50 for each additional insertion requested; and
  - (b) except for the rates payable under subclause i of clause a of subregulation 1 of the balance, after crediting the amount paid under clause a, upon receipt of an account from the Oueen's Printer.
- (3) Where the amount paid under clause a of subregulation 2 exceeds the rates payable. the person making that payment shall be entitled to a refund of the amount by which the amount paid exceeds the rates payable.
  - 3.—(1) The rates payable for THE ONTARIO GAZETTE shall be,
  - (a) by subscribers for a subscription of 52 weekly issues, \$6; and
  - (b) by others for a single copy, 15 cents.
  - (2) The rates in subregulation 1 shall be payable in advance.

THE ONTARIO GAZETTE is published each Saturday and advertisements must be received before Thursday noon to ensure publication in the next issue.

Advertisements should be typewritten or written legibly, separate from covering letter. Number of insertions required must be stated and the names of all signing officers typewritten or printed.

A copy of The Ontario Gazette will be sent free to each advertiser, approximately four days after publication date, for each week that his advertisement appears.

The 12 Month Tax Sale Issues may be subscribed to for \$1.80 per annum.

All remittances should be made payable to The Provincial Treasurer of Ontario and forwarded to The Ontario Gazette.

All correspondence should be addressed:

THE ONTARIO GAZETTE, Queen's Printer Office, Parliament Buildings, Toronto, Ontario.

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### APPOINTMENTS

Α

Aiken, Gordon H., to be K.C., 415.
Allcroft, Mrs. Mary E., to be Deputy Registrar, 461.
Allen, Robert C., to be Deputy Registrar of Supreme Court, Deputy Clerk of County Court and Deputy Registrar of Surrogate Court, 658.
Alles, Howard W., to be K.C., 415.
Armstrong, John F., to be a Notary Public, 1071.
Arnold, Saxon B., to be K.C., 415.
Arnott, James P., to be K.C., 415.
Arrell, Hugh C., to be Deputy Magistrate, 1175.
Arthurs, Leon, to be a Notary Public, 733.
Asner, Fay, to be a Notary Public, 658.
Asselstine, Harry W., to be Division Court Clerk, 1071.

В

Bell, Charles A., to be K.C., 415.
Benevides, Ernest A., to be a Notary Public, 1175.
Bennett, Jacob M., to be K.C., 415.
Benson, Charles J., to be K.C., 415.
Binkley, Dr. Walter E., to be a Coroner, 733.
Bird, William E., to be K.C., 415.
Blackburn, Clifford E., to be a Notary Public, 658.
Boughner, Lloyd U., to be Bailiff, 1175.
Bowman, William C., to be K.C., 415.
Boyes, Dr. F. F. R. to be a Coroner, 461.
Brandon, William E., to be K.C., 415.
Brett, George R., to be K.C., 415.
Brown, Edmund A., to be K.C., 415.
Burgis, Sinclair G., to be Bailiff, 658.
Burke, William Henry, to be a Notary Public, 733.

C

Campbell, Lancing B., to be K.C., 415.
Carom, F. P., to be a Notary Public, 839.
Cassidy, William P., to be a Notary Public, 1175.
Chant, Dixon S., to be a Notary Public, 658.
Cleveland, Charles H., to be Division Court Clerk, 658.
Cohen, Samuel, to be K.C., 415.
Corbett, John T., to be a Notary Public, 658.
Culp, James S., to be Division Court Clerk, 1071.
Cwinn, Sidney V., to be a Notary Public, 461.

n

Davis, William E., to be a Notary Public, 1175.

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Deneau, Desmond D., to be a Notary Public, 1071. Devine, Michael J., to be K.C., 415. Dewan, Philip G., to be a Notary Public, 461. Deyman, Harry R., to be K.C., 415. Dick, K. Y., to be a Notary Public, 839. Dignan, Bruce A.R., to be K.C., 415. Diver, Edward A., to be Clerk and Bailiff, 658. Dreger, Frederick L., to be K.C., 415. Duggan, Elmer T., to be K.C., 657. Dunlap, Francis E., to be a Notary Public, 1071.

E

Evans, Brock M., to be K.C., 415. Evans, Thomas W., to be K.C., 415.

F

Farwell, Alfred W. G., to be a Notary Public, 1175. Fisher, R. L., to be Division Court Clerk, 839. Fowler, Dr. A. C., to be a Coroner, 461. Fyfe, Maurice H., to be K.C., 415.

(

Gardner, William S., to be Magistrate, 658.
Gariepy, A. L., to be a Notary Public, 839.
Garvey, William F., to be a Notary Public, 337.
Gignac, Archie F., to be K.C., 415.
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Gladish, W. J., to be a Notary Public, 839.
Goodman, W. H., to be Bailiff, 839.
Gowing, Edgar, to be Division Court Clerk, 839.
Greenberg, Jacob H., to be K.C., 415.

Н

Haffey, Ralph J., to be K.C., 415. Hall, Leslie G., to be a Notary Public, 1175. Hamilton, John, to be K.C., 415. Havens, Mathew A., to be Bailiff, 1071. Hourigan, J. P., to be a Notary Public, 839. Hourigan, William E., to be a Notary Public, 658. Hurlbut, Robert S., to be a Notary Public, 337.

J

Jackson, Robert J., to be Bailiff, 658.

Johnson, Katharine J., to be Deputy Registrar of
Supreme Court, Deputy Clerk of District Court
and Deputy Registrar of Surrogate Court, 658.

Johnstone, James D., to be a Notary Public, 1071.

Jolliffe, Edward B., to be a Notary Public, 461.

K

Keating, Kenneth E., to be a Notary Public, 658. Kelso, Martin M., to be K.C., 416. Keyfetz, Carl., to be K.C., 416. Kirkpatrick, J. R. H., to be Magistrate, 733. Kraemer, Gerald A., to be Division Court Clerk, 658.

L

Latimer, William E., to be Division Court Clerk, 733. Lawrence, Rial G. R., to be a Notary Public, 1175. Learie, Sharman K., to be K.C., 416. Leduc, J. S., to be a Notary Public, 839. Lefebvre, M. E., to be a Notary Public, 839. Loucks, George C., to be a Notary Public, 1071. Lovatt, George H., to be K.C., 416. Low, Orian E. B., to be K.C., 416.

M

MacDonald, Beatrice, to be Division Court Clerk, 658. Macdonald, William A., to be a Notary Public, 337. MacKenzie, Dr. Alexander D., to be a Coroner, 733. Mackenzie, Hugh S., to be K.C., 416. Marks, John, to be Division Court Clerk, 337. Martin, William P., to be a Notary Public, 337. Maryin, August E., to be Division Court Clerk, 658. Mills, Stanley F., to be Division Court Clerk, 1175.

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Shaul, A. J., to be a Notary Public, 839.
Shaver, Walter W., to be Division Court Clerk, 1175.
Shulman, Dr. Morton P., to be a Coroner, 1175.
Smith, Hubert J., to be Division Court Clerk, 1071.
Smith, Leonard C., to be K.C., 416.
Spencer, Theodore G., to be K.C., 416.
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Tansley, Joseph E., to be Division Court Clerk, 231. Telfer, M. W., to be Clerk and Bailiff, 839. Terry, William C. H., to be K.C., 416. Thomas, L. G., to be Division Court Clerk, 839. Thompson, Hedley K., to be K.C., 416. Thrush, Reginald, to be a Notary Public, 1175. Trott, Roy B., to be K.C., 416.

Vale, Joseph, to be K.C., 416. Vasey, Mark S., to be Bailiff, 1175.

Wallace, George E., to be K.C., 416. Weaver, Mary P., to be a Notary Public, 461. Weaver, Mary P., to be a Notary Public, 461. Webster, Leonard B., to be K.C., 416. Webster, W. V., to be Division Court Clerk, 839. Wentworth, Clarence G., to be Bailiff, 733. Whittaker, Walter J., to be a Notary Public, 658. Wilson, R. M., to be a Notary Public, 839. Winder, Edward M. S., to be K.C., 416. Wotherspoon, Stuart F. M., to be K.C., 416. Wright, E. J. R., to be K.C., 416.

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C

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